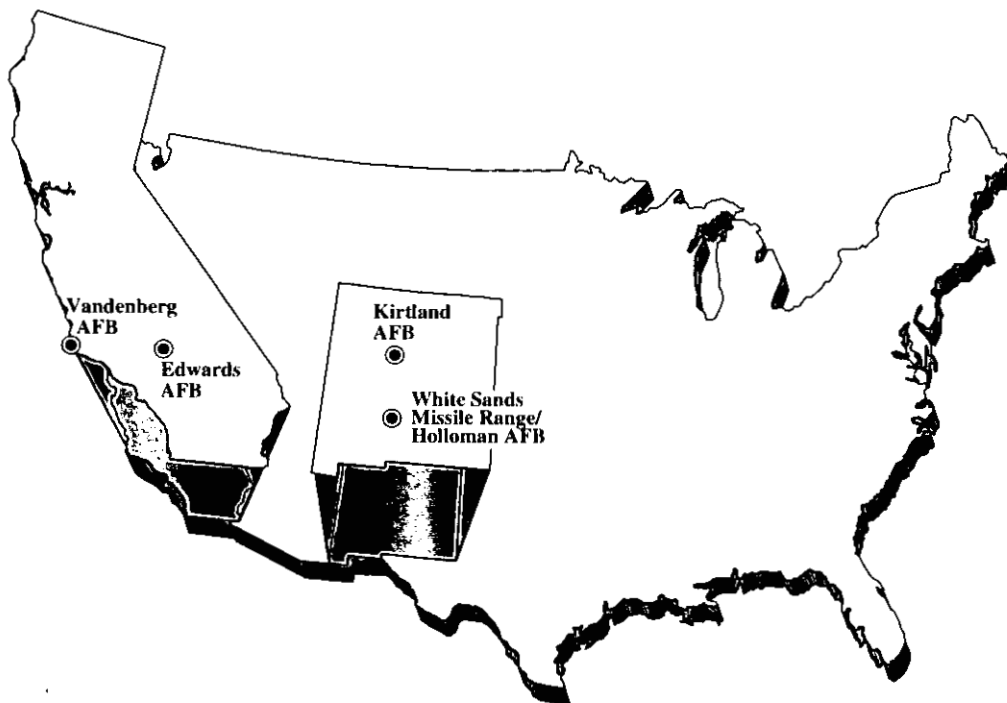




FINAL  
SUPPLEMENTAL ENVIRONMENTAL  
IMPACT STATEMENT  
June 2003



AIRBORNE LASER PROGRAM  
KIRTLAND AFB, WHITE SANDS MISSILE RANGE/  
HOLLOMAN AFB, NEW MEXICO;  
EDWARDS AFB, VANDENBERG AFB,  
CALIFORNIA

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**FINAL**

**SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT**

**AIRBORNE LASER PROGRAM**

**JUNE 2003**

**COVER SHEET**  
**FINAL SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT**  
**FOR AIRBORNE LASER PROGRAM**  
**AT KIRTLAND AIR FORCE BASE (AFB) AND WHITE SANDS MISSILE RANGE/HOLLOMAN AFB,**  
**NEW MEXICO, AND EDWARDS AFB AND VANDENBERG AFB, CALIFORNIA**

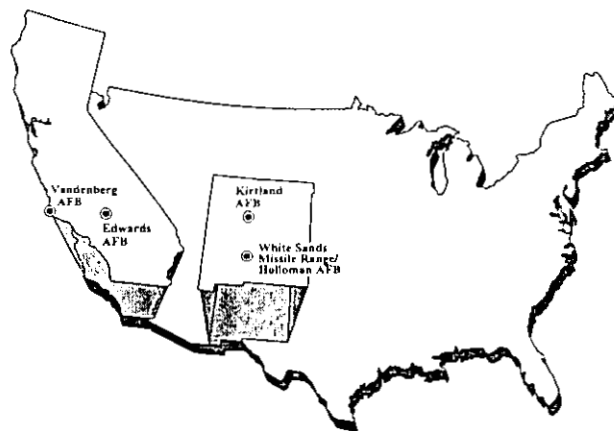
- a. Responsible Agency: Missile Defense Agency
- b. Cooperating Agencies: U.S. Air Force, Federal Aviation Administration (FAA)
- c. Proposed Action: Conduct Airborne Laser (ABL) test activities at Edwards AFB, Kirtland AFB, White Sands Missile Range (WSMR)/Holloman AFB, and Vandenberg AFB.
- d. Written comments and inquiries regarding this document should be directed to: Mr. George H. Gauger, HQ AFCEE/ECE, 3207 Sidney Brooks, Brooks AFB, Texas 78235-5344; facsimile, (210) 536-3890.
- e. Designation: Final Supplemental Environmental Impact Statement (EIS)
- f. Abstract: This Supplemental Environmental Impact Statement has been prepared in accordance with the National Environmental Policy Act to analyze the potential environmental consequences of the Proposed Action and No-Action Alternative. The environmental consequences of testing the ABL were analyzed in the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program, dated April 1997. Since that date, the proposed test activities have been refined sufficiently to warrant analysis in a supplemental EIS. Changes to the test activities that support a supplemental analysis include the addition of a second ABL aircraft, refinement of both ground- and flight-test activities, and analysis of the potential for laser energy to continue off the test ranges. The document includes analysis of local community, airspace, health and safety, hazardous materials and hazardous waste management, air quality, noise, biological resources, cultural resources, and socioeconomics. The Proposed Action involves both ground-level and flight testing of the ABL systems. Two ABL aircraft (Block 04 and Block 08 aircraft) would be utilized during test activities. Software upgrades to the Block 2004 aircraft would be tested and added to that test article under a Block 2006 effort. Once upgraded with the newer operating system the Block 2004 aircraft would be designated as the Block 2006 aircraft. Ground-testing activities would be conducted at Edwards AFB within the installations' boundaries and on existing test ranges. Kirtland AFB and WSMR/Holloman AFB have been identified as alternative ground-test locations in the event ground tests cannot be conducted at Edwards AFB. Flight test activities would be conducted at WSMR (including FAA-coordinated airspace and airspace utilized by Fort Bliss), at R-2508 Airspace Complex utilized by Edwards AFB, and at the Western Range over the Pacific Ocean off the coast of Vandenberg AFB. There is a possibility that the aircraft would fly within FAA-controlled airspace while lasing (firing the lasers) missile targets launched at WSMR. Under the No-Action Alternative, ABL test activities would be conducted as analyzed in the 1997 FEIS.

Potential impacts from implementation of the Proposed Action include temporary employment increases, increases in airspace conflicts, management of additional hazardous materials and hazardous waste, negligible increased air pollutant emissions, negligible increased noise, and disturbance of biological resources. Short-term employment increases would not adversely affect the communities near the proposed test locations. Flight test activities would be conducted in controlled airspace (restricted as well as FAA-controlled). The Air Force would conduct laser test activities in accordance with applicable safety standards and would implement appropriate

engineering, administrative, and personal protection equipment controls to prevent exposure to unsafe levels of laser energy. Hazardous materials and hazardous waste would be managed in accordance with applicable regulations and established plans. Air emissions associated with additional personnel and test activities would not affect the regional attainment status at any of the installations. Noise from ground-test activities would not cause an adverse effect as compared to the active runways adjacent to test locations; noise from flight test activities would not cause an adverse effect due to the altitude (approximately 35,000 feet or higher) in which tests would be conducted. No adverse impacts to biological resources is anticipated from proposed ABL test activities.

Potential effects of implementing the No-Action Alternative would be the same as those discussed under the Proposed Action in the 1997 Final EIS.

A copy of the 1997 final EIS and this SEIS are available for viewing on the Air Force Center for Environmental Excellence website at [www.afcee.brooks.af.mil/ec/ecproducts.asp](http://www.afcee.brooks.af.mil/ec/ecproducts.asp).



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## EXECUTIVE SUMMARY

## EXECUTIVE SUMMARY

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### PURPOSE OF AND NEED FOR ACTION

The United States requires a more accurate and effective defense against ballistic missiles by destroying them during the boost phase, just after launch. The United States and its allies have a limited capability to effectively defend against hostile missile attacks. Current capabilities are limited to defense of troops or high-value assets within a small area of a theater of operations as the missile nears its target. Improvements in missile range and accuracy, the rapid increase in the number of missile-capable nations, and the absence of arms limitation treaties increase the threat.

The Airborne Laser (ABL) aircraft is a modified Boeing 747 aircraft that accommodates a laser weapon system and laser-fuel storage tanks. The ABL aircraft incorporates an Active Ranging System (ARS) laser, a Track Illuminator Laser (TILL), and a Beacon Illuminator Laser (BILL); a laser-beam control system designed to focus the beam on target; and a High-Energy Laser (HEL) (i.e., chemical, oxygen, iodine laser [COIL]) designed to destroy the target. The ARS is a lower-power gas laser, and the BILL and TILL are lower-power solid-state lasers. An onboard Battle Management Command Center provides computerized control of aspects of the laser-weapon system, communications, and intelligence. The ABL aircraft would fly at high altitudes and would detect and track launches of ballistic missiles using onboard sensors. Active tracking of the missile with the BILL and TILL would begin at approximately 35,000 feet above mean sea level (MSL).

The purpose of the Proposed Action is to test the ABL system to determine its effectiveness in meeting the need for a more accurate and effective defense against missile attacks. This supplemental environmental impact statement (SEIS) provides information to be considered in making a decision concerning the proposed test activities of the ABL Program at Kirtland Air Force Base (AFB) and White Sands Missile Range (WSMR), New Mexico, and Edwards AFB and Vandenberg AFB, California. The SEIS provides the Missile Defense Agency (formerly the Ballistic Missile Defense Organization) decision maker and the public with the information required to understand the potential environmental consequences of the proposed test activities and the No-Action Alternative.

This SEIS sets forth the supplemental environmental analysis required based upon changes in the proposed test program that have occurred since the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program was published in April 1997. The 1997 Final Environmental Impact Statement (FEIS) has previously examined all test activities and test locations and is considered the No-Action Alternative for this SEIS. The following is a list of new or refined actions that require the preparation of an SEIS:

- Testing of two ABL aircraft (the Block 2004 aircraft and an improved follow-on aircraft, the Block 2008) rather than the individual aircraft addressed in the 1997 FEIS
- Proposed ground testing that was not considered in detail within the 1997 FEIS
- Potential effects due to off-range lasing during test activities
- Potential effects of lowering the test altitude of the ABL aircraft from 40,000 feet to 35,000 feet or higher
- Testing the ARS laser, the BILL, and the TILL systems that were not considered in detail within the 1997 FEIS
- Refinement of proposed ABL test activities (i.e., location of tests, types of tests, and number of tests).

The ABL program is one of the elements of the Missile Defense Agency's (MDA's) ballistic missile defense system, which is intended to provide an effective defense for the United States, its deployed forces, and its friends and allies from limited missile attack during all segments of an attacking missile's flight. The ballistic missile defense system involves separate elements to provide a defense during all three segments of missile flight. Missile flight segments include the boost segment when the missile is under power and thrusting skyward, the midcourse segment when the missile is in a ballistic arc heading toward its target, and the terminal segment, which is the few remaining moments of the missile's flight before striking a target. Each ballistic missile defense system element is designed to work independently to provide a significant military defense.

The ABL element of this ballistic missile defense system is being developed to provide an effective defense to limited ballistic missile threats during the boost segment of an attacking missile's flight. The Air Force began development of the ABL program in 1993. In October 2001, the ABL program was transferred from the Air Force to the Ballistic Missile Defense Organization, which was renamed in January 2002 as the MDA.

The ABL program and the Ground-based Midcourse Defense (GMD) elements of missile defense have each proposed test activities at Vandenberg AFB. The ABL and GMD elements are independent of each other.

## **ALTERNATIVES INCLUDING THE PROPOSED ACTION**

The 1997 FEIS analyzed several alternatives for establishing the Home Base, the Diagnostic Test Range, and the Extended-Area Test Range that are required to effectively demonstrate the ability of the ABL system. The 1997 FEIS considered Edwards AFB and Kirtland AFB as possible Home Base locations; WSMR and China Lake Naval Air Warfare Center as the Diagnostic Test Range; and the Western Range, including Vandenberg AFB and/or the Point Mugu Naval

Air Warfare Center Weapons Division and their operational areas as the Extended-Area Test Range.

The Record of Decision (ROD) for the 1997 FEIS identified Edwards AFB as the Home Base (to support the ABL aircraft and conduct ground-test activities of the ABL systems), WSMR as the Diagnostic Test Range, and the Western Range as the Expanded-Area Test Range (both for supporting proposed flight-test activities of the ABL systems). Based upon operational and environmental concerns, Edwards AFB is considered the primary location for conducting ground-test activities. Kirtland AFB and WSMR/Holloman AFB have been identified as alternative ground-test locations in the event that ground testing is not possible at Edwards AFB.

**Proposed Action.** The Proposed Action is to conduct test activities of the ABL system at test ranges associated with Kirtland AFB and WSMR/Holloman, New Mexico, and Edwards AFB and Vandenberg AFB, California. Test activities would involve testing the laser components on the ground and in flight to verify that laser components operate together safely and effectively. Two ABL aircraft (Block 2004 and Block 2008 aircraft) would be utilized during test activities. Software upgrades and other improvements to the Block 2004 aircraft would be tested and added to that test article under a Block 2006 effort. Once upgraded with the newer operating system the Block 2004 aircraft would be designated as the Block 2006 aircraft. Ground testing of the ABL system is proposed at Edwards AFB. Kirtland AFB and WSMR/Holloman AFB have been identified as alternative ground-test locations in the event ground tests cannot be conducted at Edwards AFB. Flight testing is proposed at R-2508 Airspace Complex (Edwards AFB), Western Range (Vandenberg AFB), and WSMR (including Federal Aviation Administration [FAA] airspace and airspace utilized by Fort Bliss). MDA proposes to maximize testing efficiencies and realism by conducting ground and flight tests at the proposed locations. MDA may elect to conduct tests at a more limited number of the test location alternatives; however, if a mission conflict or some other reason arises, reasonable test location alternatives are available to continue test activities.

The ABL aircraft would be housed at Edwards AFB. An existing hangar (Building 151) at Edwards AFB would be utilized to house the ABL aircraft. Edwards AFB is also the location where the laser device would be integrated into the aircraft, where ground tests would occur, and is the location for initial aircraft flight tests. Although flight testing of the ABL system would occur within the R-2508 Airspace Complex, Western Range, and WSMR, ABL test flights would begin and end at Edwards AFB. The ABL aircraft could be used to support other Ballistic Missile Defense System (BMDS) incidental exercises and deployments from other locations. If these operations are outside the scope of this SEIS, they would be supported by other environmental analysis as appropriate. The ABL aircraft would also be flown to Kirtland AFB to conduct ground testing. The ABL aircraft would use existing runways at Edwards AFB and Kirtland AFB. If it is determined that the WSMR range is to be used for ground-test activities, the ABL aircraft would be flown to Holloman AFB adjacent to WSMR.

In the event the ABL aircraft is unable to land at Edwards AFB after conducting flight-test activities (e.g., due to Edwards AFB runway closure), pre-planned "divert bases" have been established to which the aircraft would be diverted. The three bases identified include Vandenberg AFB, Holloman AFB, and Kirtland AFB. Although nothing would prevent the ABL aircraft from landing at any suitable base in time of emergency, personnel at these three installations would be specifically trained to support the ABL aircraft and appropriate equipment to handle ABL hazardous materials (e.g., chemical transfer and recovery receptacles) would be in place. Exercise and deployment locations would have sufficient equipment and training to meet the mission needs. The ABL aircraft would remain at these installations until the Edwards AFB runway is cleared for incoming traffic.

A description of the proposed ground- and flight-test activities at the installations is presented below.

**Ground-Testing Activities.** Ground tests of the lower-power laser systems (i.e., ARS, BILL, TILL, and Surrogate High-Energy Laser [SHEL]) would be performed at Edwards AFB. Ground-testing activities would be conducted from an aircraft parking pad or the end of a runway with the laser beam directed over open land toward ground targets with natural features (e.g., mountains, hills, buttes) or earthen berms as a backstop. The lower-power lasers could also be fired from the System Integration Laboratory at the Birk Flight Test Facility to range targets for atmospheric testing. Appropriate automatic hard-stop limits and/or laser blanking devices would be incorporated into the test design to ensure that laser energy does not extend beyond natural features and backstops. Additionally, the proposed ground-test area would be cleared of personnel prior to initiating test activities. The ARS ground-testing activities could be conducted using a ground-based simulator within Building 151 at Edwards AFB. No open range testing of the high-power HEL (COIL) would be conducted. Ground testing of the HEL would be conducted at Edwards AFB within Building 151 and the System Integration Laboratory (SIL) using a ground-based simulator or an enclosed test cell. In the event that ground testing is not possible at Edwards AFB, ground testing of the ARS, BILL, TILL, and SHEL systems only could be conducted at Kirtland AFB or Holloman AFB from the western end of the base runway, 04-22. The laser systems would be directed westward at targets placed within WSMR. Ground-test activities would involve testing the laser components after they have been integrated into the aircraft.

**Flight-Testing Activities.** Test flights at ranges associated with WSMR (including airspace utilized by Fort Bliss), Edwards AFB (R-2508 Airspace Complex), and Vandenberg AFB (Western Range) would be used to test the ARS, BILL, TILL, SHEL, and HEL systems.

The ABL tests would include acquisition and tracking of missiles at short-range as well as high-energy tests. These tests would be conducted against instrumented diagnostic target boards carried by balloons, missiles, or aircraft. Missiles would incorporate a flight-termination system, when required, to ensure that debris would be contained on the range in the event the target must be destroyed during flight. Proteus aircraft (a manned aircraft with a target board

attached) and Missile Alternative Range Target Instrument (MARTI) drops (balloon with target board attached) would be utilized for testing of the lower-power laser systems (i.e., ARS, BILL, TILL, and SHEL). MARTI drops would also be used for testing the HEL.

During flight tests with the ABL aircraft, up to two "chase aircraft" may be utilized to monitor test activities. The ABL aircraft would fly at or above 35,000 feet. The laser systems would be directed above horizontal and track targets in an upward direction during test activities to minimize potential ground impact or potential contact with other aircraft. The energy from the HEL would heat the missile's booster components and cause a stress fracture, which would destroy the missile. Missile debris would be contained within the range boundaries. The geometry of the tests would preclude operation of the laser except at an upward angle. The onboard sensors and laser clearinghouse ephemeris data would be used to confirm that no other aircraft or satellites are within the potential path of the beam, although controlled airspace would be utilized during ABL test activities and would be verified cleared. Airborne diagnostic testing would revalidate and expand on-the-ground test activities, confirm computer model predictions, and enable complete system tests.

**No-Action Alternative.** The No-Action Alternative would be a decision to proceed with ABL testing activities as addressed in the 1997 FEIS and associated ROD.

**Alternatives Eliminated from Further Consideration.** The 1997 FEIS presented a discussion of alternatives considered but eliminated from further consideration with regard to test demonstration methods, laser system types, and test installation/range locations. No other alternatives were considered for this SEIS. This SEIS addresses the Proposed Action and No-Action Alternative only.

## SCOPE OF STUDY

Based upon the activities to be addressed and actions that have already been addressed within the 1997 FEIS, resources that have a potential for impact were considered in more detail. The resources analyzed in more detail are: airspace, hazardous materials and hazardous waste management, health and safety, air quality, noise, biological resources, cultural resources, and socioeconomics.

Initial analysis indicated that the 1997 FEIS either addressed the potential environmental concern sufficiently or the proposed test activities would not result in either short- or long-term impacts to utilities, land use and aesthetics, transportation, storage tanks, Installation Restoration Program (IRP) sites, pesticide usage, asbestos, lead-based paint, polychlorinated biphenyls (PCBs), radon, medical/biohazardous waste, soils and geology, water resources, or environmental justice.

The proposed activities addressed in this SEIS do not change the scope, quantity, or quality of the actions analyzed in the 1997 FEIS. Specific issues that were addressed in the 1997 FEIS that do not require additional analysis in this SEIS include:

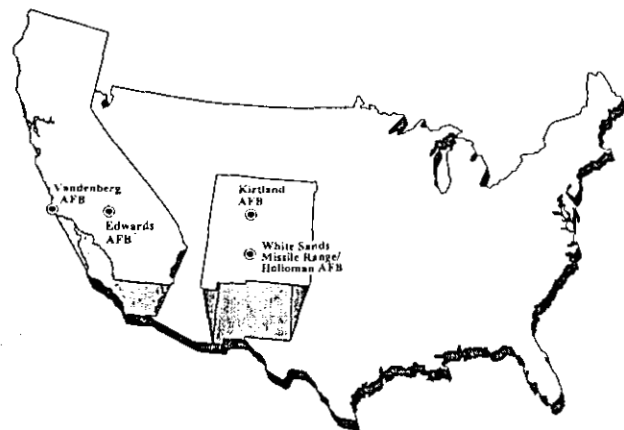
- Selection of "Home Base" and test ranges to be utilized during ABL test activities
- ABL aircraft accident/emergency scenarios
- Upper atmosphere air quality analysis.

## SUMMARY OF ENVIRONMENTAL IMPACTS

Following is a brief description of potential environmental impacts of the Proposed Action and No-Action Alternative.

**Proposed Action.** The current regional airspace restrictions would continue during ABL testing activities. Flight-testing activities occurring within FAA-controlled airspace would be coordinated with the FAA prior to conducting test activities. Hazardous materials used and hazardous waste generated during ABL testing activities would be managed in accordance with applicable federal, state, Department of Defense, and Air Force regulations regarding the use, storage, and handling of hazardous materials, hazardous waste, and hazardous chemicals identified under the Hazardous Materials Management Plan. ABL testing activities would involve ground-level and in-flight lasing. Performance of ABL testing activities in accordance with appropriate safety measures would minimize potential health and safety impacts. There would be short-term, negligible increases in pollutant emissions due to ground- and flight-testing activities at Edwards AFB, Kirtland AFB, Vandenberg AFB, and WSMR/Holloman AFB. The minimal increases would not delay regional progress toward attainment of any air quality standard. The negligible increases in pollutants would not exceed the de minimus threshold of any regional air basin. Due to the location of the ground-test activities and the altitude of the flight-test activities, no residential areas would be exposed to continuous noise levels exceeding 65 decibels (dBA). Because ABL testing activities would be conducted in accordance with applicable regulations and existing standard operating procedures for debris recovery, adverse biological resource and cultural resource impacts are not anticipated. The proposed ABL testing activities would create a long-term increase of approximately 750 personnel at Edwards AFB to support the ABL program and a short-term increase of up to 50 program related temporary personnel during test activities. These personnel would provide a small, positive, yet largely unnoticeable effect on population, income, and employment in the vicinity of the installations.

**No-Action Alternative.** ABL test activities would proceed in accordance with those actions addressed in the 1997 FEIS and associated ROD. The regional airspace restrictions at the installations would continue due to ongoing mission activities. Management of hazardous materials and waste at the installations would continue in accordance with current practices. Current range safety measures at the installations would continue to ensure public safety and the environment are protected. Based on the 1997 FEIS, no adverse air quality, noise, or biological resources impacts are anticipated.



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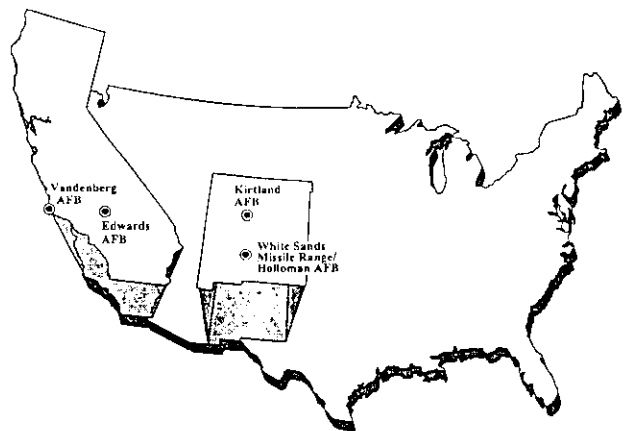
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## **CHAPTER 1**

# **PURPOSE AND NEED FOR ACTION**

## 1.0 PURPOSE AND NEED FOR ACTION

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### 1.1 INTRODUCTION

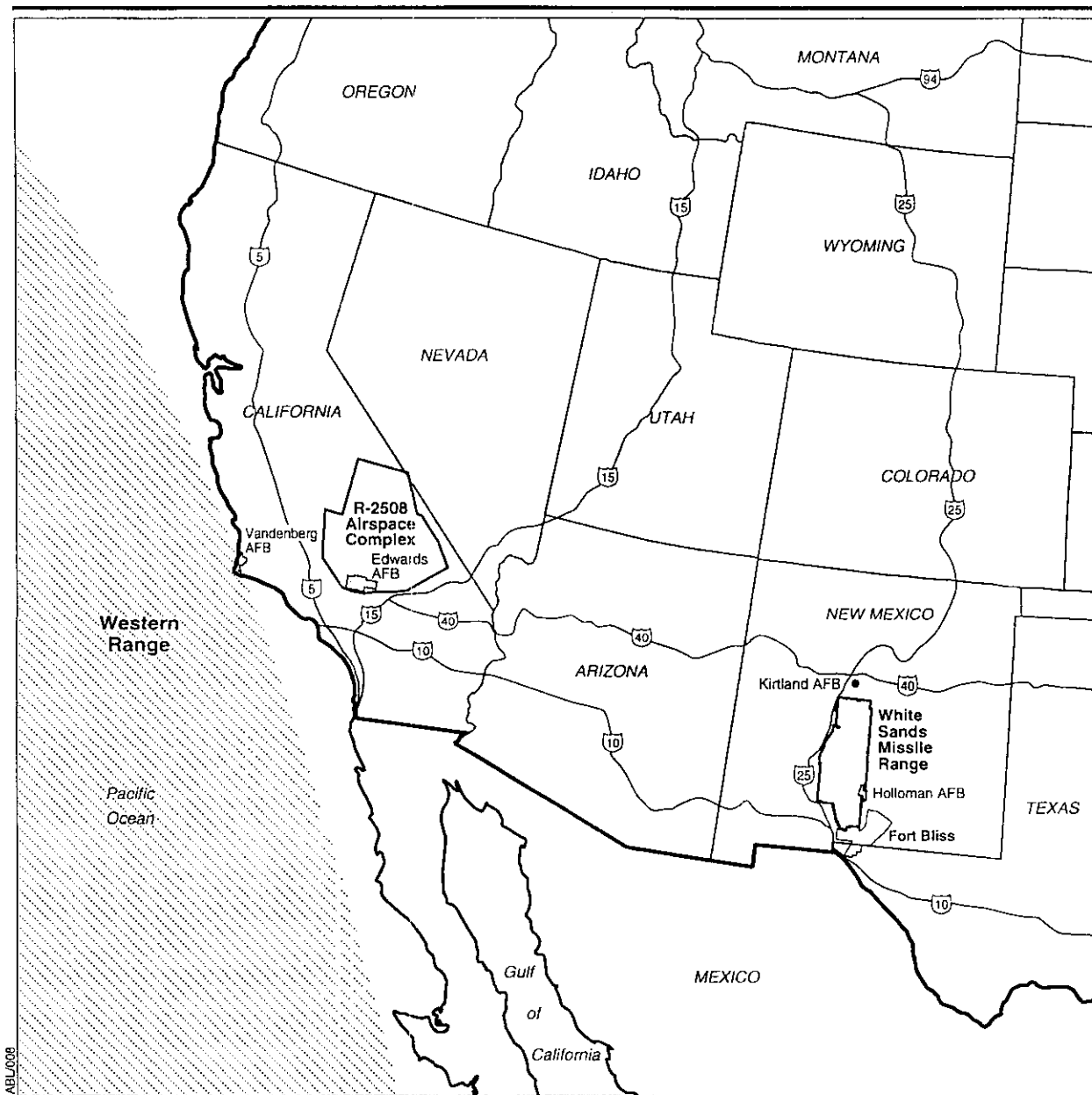
This supplemental environmental impact statement (SEIS) evaluates the potential environmental impacts associated with the proposed changes to the test program of the Airborne Laser (ABL) Program at test ranges associated with Kirtland Air Force Base (AFB) and White Sands Missile Range (WSMR)/Holloman AFB, New Mexico; and Edwards AFB and Vandenberg AFB, California (Figure 1.1-1). Appendix A presents a glossary of terms, acronyms, and abbreviations used in this document.

This document has been prepared in accordance with the National Environmental Policy Act (NEPA) of 1969, as amended, the Council on Environmental Quality (CEQ) regulations implementing the procedural provisions of NEPA (40 Code of Federal Regulations [CFR] Parts 1500-1508), and the Air Force Environmental Impact Analysis Process (Air Force Instruction [AFI] 32-7061, as promulgated at 32 CFR Part 989, Air Force policy and procedures). This SEIS sets forth the supplemental environmental analysis required based upon changes in the proposed test program that have occurred since the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program, was published in April 1997. The SEIS does not repeat the lengthy descriptions and analyses presented in the final environmental impact statement (FEIS). The FEIS is incorporated by reference throughout this document. Readers are referred to the FEIS Executive Summary, presented in Appendix B of this document, to understand the context in which this SEIS applies.



A copy of the 1997 FEIS and this draft SEIS are available for viewing on the Air Force Center for Environmental Excellence website at [www.afcee.brooks.af.mil/ec/ecproducts.asp](http://www.afcee.brooks.af.mil/ec/ecproducts.asp).

### 1.2 PURPOSE AND NEED FOR ACTION

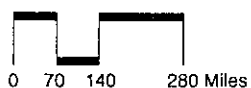
The Secretary of Defense has directed the Missile Defense Agency (MDA) to develop a capability to defend the United States, deployed forces, U.S. allies, friends, and areas of vital interest from ballistic missile attack. In response, MDA is developing the Ballistic Missile Defense System (BMDS) to provide layered defense in-depth. The ABL is an element of the BMDS and will contribute to the Boost Phase Defense (BPD) Segment. An ABL program definition and risk reduction phase was begun, to design, fabricate, integrate, and test an ABL aircraft with a laser device (designated as the Block 2004 aircraft) as part of the BPD segment in the BMDS. The Block 2004 phase culminates in a lethality demonstration (missile shootdown) against boosting ballistic missile threat-representative targets and delivers one aircraft for integration and testing in the BMDS. This effort has been expanded since the 1997 FEIS to include maturation to a second ABL aircraft, ABL Block 2008, that includes new technologies, with enhanced lethality, and additional operational suitability.



#### EXPLANATION

-  Interstate Highway
-  Western Range

#### ABL Test Locations



Note: The Western Range extends west from the California coast toward the Indian Ocean.

**Figure 1.1-1**

The Block 2008 aircraft will be similar to the Block 2004 aircraft (747-400 outfitted with chemical, oxygen, iodine laser [COIL] technology and tracking and ranging lasers) but would utilize approximately 30 percent more chemicals to obtain increased performance. New laser module designs and advances in optics and control systems would be tested in the System Integration Laboratory (SIL) and integrated onto the Block 2008 aircraft. Additionally, software upgrades and other improvements to the Block 2004 aircraft would be tested and added to that test article under a Block 2006 effort. Once upgraded with the newer operating system, the Block 2004 aircraft would be designated as the Block 2006 aircraft. The Block 2006 effort would also develop field transportable hardware to support deployment of the ABL aircraft.

The United States and its allies have a limited capability to effectively defend against hostile ballistic missile attacks. Current capabilities are limited to defense of troops or high-value assets within a small area of a theater of operations as the missile nears its target. Improvements in missile range and accuracy, the rapid increase in the number of missile-capable nations, and the absence of arms limitation treaties increase the threat. Missile launchers are difficult to detect because the launchers and support equipment are highly mobile.

The purpose of this SEIS is to provide information to be considered in making a decision concerning the proposed test activities of the ABL Program at Kirtland AFB, WSMR/Holloman AFB, Edwards AFB, and Vandenberg AFB. The SEIS provides the MDA decision maker and the public with the information required to understand the potential environmental consequences of the proposed test activities and the No-Action Alternative.

The ABL aircraft is a modified Boeing 747 aircraft that accommodates a laser-weapon system. The aircraft would fly at high altitudes and would detect and track launches of ballistic missiles using onboard sensors. Active tracking of the missile Beacon Illuminator Laser (BILL) and Track Illuminator Laser (TILL) would begin at approximately 35,000 feet above mean sea level (MSL). The laser would then be directed toward the missile. The energy from the laser would heat the missile body canister causing an overpressure and/or stress fracture, which would destroy the missile.

### **1.3 ENVIRONMENTAL IMPACT ANALYSIS PROCESS**

NEPA established a national policy to protect the environment, and ensure that federal agencies consider the environmental effects of actions in their decision making. This policy recognizes humankind's impact on the biosphere and the importance of restoring and maintaining the overall quality of our natural environment. The CEQ is authorized to oversee and recommend national policies to improve the quality of the environment. The CEQ published regulations that describe how NEPA should be implemented. The CEQ regulations encourage federal agencies to develop and implement procedures that address the NEPA process in order to avoid or minimize adverse effects to the environment. For this SEIS, the MDA is using as a model the Air Force environmental impact analysis process as described in Title 32 CFR Part 989.

The draft SEIS is filed with the U.S. Environmental Protection Agency (EPA), and is circulated to the interested public and government agencies for a period of at least 45 days for review and comment. During this period, one or more public hearings are held so that the public can make comments on the draft SEIS. At the end of the review period, all substantive comments received must be addressed. A final SEIS will be produced that contains responses to comments on the draft SEIS, as well as changes to the document, if necessary.

The final SEIS will then be filed with the U.S. EPA and distributed in the same manner as the draft SEIS. Once the final SEIS has been available for at least 30 days, the Record of Decision (ROD) for the action may be signed.

### **1.3.1 Scoping Process**

Regulations implementing NEPA require early participation by the public and interested parties in determining the scope and content of the environmental impact statement (EIS), providing comments regarding the Proposed Action and alternatives, and identifying significant issues related to the Proposed Action. This is called the scoping process. The Air Force initiated the scoping process for the 1997 EIS on 20 March 1995, by publication in the Federal Register (FR) (60 FR 14737) of a Notice of Intent (NOI) to prepare an EIS. Copies of the NOI were sent to federal, state, and local agencies and other parties known or expected to be interested in the Proposed Action. Concerned parties were encouraged to participate in public scoping meetings conducted during April and May 1995, in Albuquerque and Las Cruces, New Mexico, and in Lancaster and Lompoc, California. Public hearings on the draft EIS were held in those communities in December 1996.

Comments and questions received as a result of scoping were used in identifying potential environmental impacts to the quality of the human and natural environment.

The scoping process identifies the significant environmental issues relevant to the proposed ABL test activities, and provides an opportunity for public involvement in the development of the SEIS. The NOI (Appendix C) to prepare an SEIS for ABL Program test actions was published in the Federal Register on 27 March, 2002. The scoping process is not required in the preparation of an SEIS; however, the MDA decided it was appropriate to conduct meetings to inform the public of ABL test activities. Notification of public scoping was made through local newspapers as well as press releases to local officials, media, and newspapers.

Public meetings were held on the following dates to solicit comments and concerns from the general public:

- 1 April 2002 at the Antelope Valley Inn in Lancaster, California
- 3 April 2002 at the Lompoc City Council Chambers in Lompoc, California

- 15 April 2002 at the Albuquerque Marriott in Albuquerque, New Mexico
- 17 April 2002 at the Holiday Inn de Las Cruces in Las Cruces, New Mexico.

At each of these meetings, representatives of the MDA presented an overview of the meeting's objectives, agenda, and procedures, and described the process and purpose for the development of the SEIS. In addition to oral comments, written comments were received during the scoping process. These comments, as well as information from the local community, experience with similar decisions to be made, and NEPA requirements, were used to determine the scope and direction of studies/analyses needed to accomplish this SEIS.

### **1.3.2 Public Comment Process**

The Draft SEIS was made available for public review and comment in September 2002. Copies of the Draft SEIS were made available for review in local libraries and provided to those requesting copies (Appendix D). At public hearings held in California and New Mexico in October 2002, the findings of the Draft SEIS were presented and the public was invited to make comments. All comments were reviewed and addressed, when applicable, and have been included in their entirety in this document. Responses to comments offering new or changes to data and questions about the presentation of data are also included. Comments simply stating facts or opinions, although appreciated, did not require specific response. Chapter 8, Public Comments and Responses, more thoroughly describes the comment and response process.

## **1.4 CHANGES FROM THE DRAFT SEIS TO THE FINAL SEIS**

The text of this SEIS has been revised, when appropriate, to reflect concerns expressed in public comments. The responses to the comments indicate the relevant sections of the SEIS that have been revised. The major comments received on the Draft SEIS were:

- Concern was raised over how much hazardous waste would be produced and how it would be disposed.
- The SEIS should clarify evacuation and debris recovery procedures for test activities affecting White Sands National Monument.
- Concern was raised regarding the potential for harm to the public if there is an accident of the ABL aircraft.
- Concern was expressed over the possibility of the laser being directed downward.
- Concern was expressed regarding the possibility for safety measures to fail during test activities posing a potential high risk to the safety and health of people in the area.

- Concern was raised regarding the influx of 50 people to the Albuquerque area during test activities having an adverse effect on the regions natural resources and economy.
- The existing Storm Water Pollution Prevention Plans should be amended to incorporate any additional activities and pollutant controls dictated by the proposed test activities.
- California commercial and recreational fishing could be impacted, especially below the Western Range, and flight tests may require the closure of one or more of the state or national parks.

Based on more recent studies or comments from the public, the following sections of the SEIS have been updated or revised:

- Text has been revised throughout the SEIS to further clarify the Block 2004 and Block 2008 ABL aircraft activities.
- Text has been added as appropriate to define Block 2006 activities.
- Text has been added as appropriate to describe activities that would occur during incidental exercises and deployments for "targets of opportunity" during the development of the ABL aircraft.
- Text has been added as appropriate to define a test cell at Edwards AFB to utilize the High-Energy Laser (HEL) output rather than dumping to a heat sink.
- Text has been added to Section 2.2.1 to indicate that ground testing from Holloman AFB across the White Sands National Monument could require closure and evacuation of the public.
- Table 3.1-3, Estimated Quantities of Wastes to be Disposed of at Edwards AFB, has been revised to indicate estimated "annual" quantities of wastes to be generated rather than "life of the test program."
- Table 3.1-9, Estimated Emissions from ABL Testing Activities at Edwards AFB, has been revised based on increased numbers of ground support equipment and increased hours of operation.
- Text has been added to Section 3.3.4.2 to indicate that any debris recovery and restoration activities within the White Sands National Monument would be conducted under terms of a special use permit issued by the National Park Service at White Sands National Monument.
- The text and tables in Sections 3.2.7 and 3.3.7 regarding threatened and endangered species have been updated as appropriate based on input from the U.S. Fish and Wildlife Service.

- Text has been added to Section 3.3.9 regarding annual visitation to White Sands National Monument and the short-term increase of closures from public use of the National Monument, resulting in inconvenience to the public.

## 1.5 SCOPE OF THE ENVIRONMENTAL REVIEW

The 1997 FEIS considered options for siting a Home Base, a Diagnostic Test Range, and an Expanded-Area Test Range in support of the ABL Program. The decision possibilities included selecting the Proposed Action, selecting one of the alternatives, or selecting the No-Action Alternative. The Assistant Secretary of the Air Force for Acquisitions was the decision maker. A screening process was developed to narrow the number of alternative locations for detailed analysis. This process was designed to identify a number of candidate locations that could meet a threshold of operational considerations necessary to conduct the ABL Program. In addition, the 1997 FEIS also addressed the operational characteristics and potential environmental effects of the HEL.

The ROD for the 1997 FEIS identified Edwards AFB as the Home Base (to support the ABL aircraft and conduct ground-test activities of the ABL systems), WSMR as the Diagnostic Test Range, and the Western Range as the Expanded-Area Test Range (for supporting proposed flight test activities of the ABL systems). Based upon operational and environmental concerns, Edwards AFB is considered the primary location for conducting ground-test activities. Kirtland AFB and WSMR/Holloman AFB have been identified as alternative ground-test locations in the event that ground testing is not possible at Edwards AFB (e.g., mission conflict, weather conditions).

This SEIS is being prepared due to refinement of proposed test activities, and to address various aspects of the proposed ABL tests. The following is a list of new or refined actions that require preparation of an SEIS:

- Assessment of two ABL aircraft (the Block 2004 aircraft and an improved follow-on aircraft, the Block 2008), rather than the individual aircraft addressed in the 1997 FEIS
- Assessment of proposed ground testing that was not considered in detail within the 1997 FEIS
- Assessment of potential effects due to off-range lasing during test activities
- Assessment of effects of lowering the testing altitude of the ABL aircraft from 40,000 feet to 35,000 feet or higher
- Assessment of testing the Active Ranging System (ARS) laser, the BILL, the TILL, and the Surrogate High-Energy Laser (SHEL) systems that were not considered in detail within the 1997 FEIS
- Refinement of proposed ABL test activities (i.e., location of tests, types of tests, and number of tests).

The ABL program is one of the elements of the MDA's BMDS, which is intended to provide an effective defense for the United States, its deployed forces, and its allies from limited missile attack during all segments of an attacking missile's flight. The BMDS involves separate elements to provide a defense during all three segments of missile flight. Missile flight segments include the boost segment when the missile is under power and thrusting skyward, the midcourse segment when the missile is in a ballistic arc heading toward its target, and the terminal segment which is the few remaining moments of the missile's flight before striking a target. Each BMDS element is designed to work independently to provide a significant military defense.

The ABL element of this BMDS is being developed to provide an effective defense to limited ballistic missile threats during the boost segment of an attacking missile's flight. The Air Force began development of the ABL program in 1993. In 2001, the ABL program was transferred from the Air Force to the Ballistic Missile Defense Organization, which was renamed in January 2002 as the MDA.

The ABL and the Ground-based Midcourse Defense (GMD) elements of missile defense have each proposed test activities at Vandenberg AFB. The ABL and GMD elements are independent of each other.

Based upon the activities to be addressed and actions that have already been addressed within the 1997 FEIS, resources that have a potential for impact were considered in more detail. The resources analyzed in more detail include airspace, hazardous materials and hazardous waste management, health and safety, air quality, noise, biological resources, cultural resources, and socioeconomic. The affected environment and the potential environmental consequences relative to these resources are described in Chapter 3.0.

The proposed activities addressed in this SEIS do not change the scope, quantity, or quality of the actions analyzed in the 1997 FEIS. Initial analysis indicated that the 1997 FEIS either addressed the potential environmental concern sufficiently, or the proposed test activities would not result in either short- or long-term impacts to utilities, land use and aesthetics, transportation, storage tanks, Installation Restoration Program (IRP) sites, pesticide usage, asbestos, lead-based paint, polychlorinated biphenyls (PCBs), radon, medical/biohazardous waste, soils and geology, water resources, or environmental justice. A determination was made that further analysis was not warranted for these resources on Holloman AFB because they were considered to be similar to those previously analyzed at WSMR, which is immediately adjacent to Holloman AFB. The reasons for not addressing these resources are briefly discussed in the following paragraphs.

**Utilities.** Because no substantial permanent employment changes would occur and utility requirements for test activities would not change, impacts to utilities (water, wastewater, electricity, and natural gas) are not expected, and are not further analyzed in this SEIS.

**Land Use and Aesthetics.** Because proposed test activities would occur on existing test ranges and no new construction would occur, no land use changes would occur. Impacts to land use and aesthetics are not expected, and are not further analyzed in this SEIS.

**Transportation.** Because no permanent employment changes would occur and procedures are in place to control traffic during proposed test activities, impacts to roadways, air transportation, and rail transportation are not expected, and are not further analyzed in this SEIS. However, potential effects to airspace are addressed in this SEIS.

**Storage Tanks.** Storage tanks associated with the ABL Program were adequately addressed in the 1997 FEIS. The proposed activities addressed in this SEIS do not change the scope, quantity, or quality of the actions analyzed in the 1997 FEIS. Refinement of the test program has not changed the use or management of storage tanks. The Block 08 ABL aircraft may utilize up to 30 percent more laser fuel. The designated chemical storage facility at Edwards AFB has adequate storage capacity for this fuel. Therefore, storage tanks are not further analyzed in this SEIS.

**IRP.** There are no IRP sites situated in the vicinity of proposed ground target locations. Therefore, impacts to the IRP are not expected, and are not further analyzed in this SEIS.

**Pesticide Usage.** The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), 7 United States Code (U.S.C.) Sections 136-136y, regulates the registration and use of pesticides. Pesticide management activities are subject to federal regulations contained in 40 CFR Parts 162, 165, 166, 170, and 171.

The proposed activities would not require an increase in the use of pesticides; therefore, impacts from pesticide usage are not expected, and are not further analyzed in this SEIS.

**Asbestos.** Asbestos-containing material (ACM) is regulated by the U.S. EPA and the Occupational Safety and Health Administration (OSHA). Asbestos fiber emissions into the ambient air are regulated in accordance with Section 112 of the Clean Air Act (CAA), which established the National Emissions Standards for Hazardous Air Pollutants (NESHAP). The Asbestos Hazard Emergency Response Act (AHERA) (Public Law [P.L.] 99-519 and P.L. 101-637) and OSHA regulations cover worker protection for employees who work around or remediate ACM. Friable ACM is defined as any material containing more than 1 percent asbestos that, when dry, can be crumbled, pulverized, or reduced to powder by hand pressure. Nonfriable ACM is material that contains more than 1 percent asbestos, but does not meet the rest of the criteria for friable ACM.

Because no facility construction or demolition activities are proposed to support test activities, no impacts from asbestos are expected. Therefore, asbestos is not further analyzed in this SEIS.

**Lead-Based Paint.** Human exposure to lead has been determined to be an adverse health risk by agencies such as OSHA and the U.S. EPA. Sources of exposure to lead are through contact with dust, soil, and paint. In 1973, the Consumer Product Safety Commission (CPSC) established a maximum lead content in paint of 0.5 percent by weight in a dry film of newly applied paint. In 1978, under the Consumer Product Safety Act (P.L. 101-608, as implemented by 16 CFR Part 1303), the CPSC lowered the allowable lead level in paint to 0.06 percent. The Act also restricted the use of lead-based paint in nonindustrial facilities.

Because no facility construction or demolition activities are proposed to support test activities, no impacts from lead-based paint are expected. Therefore, lead-based paint is not further analyzed in this SEIS.

**PCBs.** Commercial PCBs are industrial compounds produced by chlorination of biphenyls. PCBs are used in electrical equipment, primarily in capacitors and transformers, because they are electrically nonconductive and are stable at high temperatures. PCBs persist in the environment, accumulate in organisms, and concentrate in the food chain.

No PCB-containing equipment would be utilized during proposed test activities. Therefore, impacts from PCBs are not expected, and are not further analyzed in this SEIS.

**Radon.** Radon is a naturally occurring, colorless, and odorless radioactive gas that is produced by radioactive decay of naturally occurring uranium. Radon is found in high concentration in rocks containing uranium such as granite and shale. Radon that is present in the soil can enter a building through small spaces and openings, accumulating in enclosed areas such as basements. The cancer risk caused by exposure through the inhalation of radon is a topic of concern. There are no federal or state standards regulating radon exposure at the present time. However, the U.S. EPA has made testing recommendations for both residential structures and schools.

Because the proposed test activities would not be conducted in facilities that would be permanently occupied, potential impacts from radon are not expected, and are not further analyzed in this SEIS.

**Medical/Biohazardous Waste.** Medical/biohazardous waste would not be generated during proposed test activities; therefore, impacts from medical/biohazardous waste are not expected, and are not further analyzed in this SEIS.

**Soils and Geology.** Because no facility construction or demolition activities are proposed to support test activities, no ground disturbance would occur. Some soil disturbance would be expected during missile debris recovery actions at WSMR. Any debris from target missiles would be recovered in accordance with WSMR Standard Operating Procedures (SOPs) to minimize potential impacts to soil and to reduce the potential for soil erosion. Impacts to soils and geology are not expected, and are not further analyzed in this SEIS.

**Water Resources.** Because no facility construction or demolition activities are proposed to support test activities, no ground disturbance would occur that could potentially affect surface water. Some soil disturbance would be expected during missile debris recovery actions at WSMR. Any debris from target missiles would be recovered in accordance with WSMR SOPs to minimize potential impacts to soil and to reduce the potential for erosion. Washdown activities of the ABL aircraft at Edwards AFB would be conducted in accordance with Air Force Flight Test Center (AFFTC) Instruction 32-6, Edwards AFB Wastewater Instruction (Edwards Air Force Base, 1995), and the Edwards AFB Pollution Prevention Plan (Edwards Air Force Base, 1996). These plans include the use of such controls as contaminant dikes, curbs, drainage ditches, evaporation ponds, oil/water separators, and training of personnel in materials handling. Impacts to water resources are not expected, and are not further analyzed in this SEIS.

**Environmental Justice.** Potential environmental justice impacts were addressed within the 1997 FEIS. No impacts to low-income and minority populations were identified.

Under the Proposed Action, proposed ground-testing activities of the ABL systems would be conducted at Edwards AFB with Kirtland AFB and WSMR/Holloman AFB as alternative ground-test locations. Potential impacts would be contained within the installations' boundaries in areas that are not populated and are restricted to the general public. During proposed flight testing activities of the ABL systems, the ABL aircraft and targets would be at approximately 35,000 feet or higher and would be conducted within controlled airspace over WSMR (including the Northern and Western call-up areas, Federal Aviation Administration [FAA]-coordinated airspace, and Fort Bliss-controlled airspace), the Western Range, and within the R-2508 Airspace Complex. There are no foreseeable impacts outside of the ranges that are not populated and are restricted to the general public. Because ground- and flight-testing activities of the ABL systems would be conducted and contained within the installation/range boundaries (with FAA coordination), no disproportionately high and adverse impacts to low-income and minority populations would occur. Therefore, potential environmental justice impacts are not further analyzed in this SEIS.

The proposed activities addressed in this SEIS do not change the scope, quantity, or quality of the actions analyzed in the 1997 FEIS. Specific issues that were addressed in the 1997 FEIS that do not require additional analysis in this SEIS include:

- Selection of "Home Base" and test ranges to be utilized during ABL test activities
- ABL aircraft accident/emergency scenarios
- Upper atmosphere air quality analysis.

## 1.6 ENVIRONMENTAL PERMITS AND LICENSES

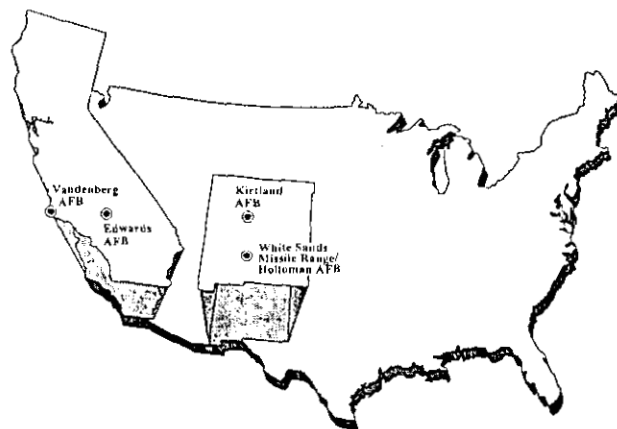
The ABL Program Office and the regulatory compliance organization at each host installation would work together to apply for or seek to modify various permits or licenses in accordance with federal, state, or local regulatory requirements. Table 1.6-1 provides a summary of the required permits and licenses.

**Table 1.6-1. Environmental Permits and Licenses**

Attribute	Permit, License, or Entitlement	Activity, Facility, or Category of Persons Required to Obtain the Permit, License, or Entitlement	Regulations	Regulatory Agencies
Air Quality	Title V Operating Permit	GPRA and AGE must be included in Base Title V Operating Permit	CAA (42 U.S.C. Section 7401)	Albuquerque Environmental Health Department; Kern County APCD; Santa Barbara County APCD; New Mexico AQCR 6
Hazardous Materials/ Hazardous Waste	Hazardous material storage authorization and notification	Coordination with base Environmental Departments for authorization and the public for notification of hazardous material storage	RCRA, as amended (42 U.S.C. Section 6901); California Hazardous Waste Control Law (California Health and Safety Code Section 25100); EPCRA; Pollution Prevention Act; Executive Order 13148	EPA; New Mexico Environment Department; California EPA - DTSC
Biological Resources	Coordination with wildlife agencies  Biological Assessment	Required for missile launch activities at White Sands Missile Range and Vandenberg AFB  May be required if selected launch site has not been previously assessed (all ranges)	ESA (16 U.S.C. Section 1531); Migratory Bird Treaty Act (16 U.S.C. Section 703-71 2); Bald and Golden Eagle Protection Act (16 U.S.C. Section 668); Marine Mammal Protection Act (16 U.S.C. Section 1361); Fish and Wildlife Coordination Act (16 U.S.C. Section 661); Marine Protection Research and Sanctuaries Act (33 U.S.C. Section 1401)	USFWS; NMFS; New Mexico Department of Game and Fish; California Department of Fish and Game; New Mexico Energy, Minerals, and Natural Resources Department, Forestry Division; California Coastal Commission
Cultural Resources	Archaeological Resources Protection Act permit	Excavation and/or removal of archaeological resources from public lands or Indian lands and carrying out activities associated with such excavation and/or removal	Archaeological Resources Protection Act of 1979, 16 U.S.C. Section 470cc	U.S. Department of the Interior – National Park Service; State Historic Preservation Office
Airspace	Coordination with FAA	Required for airspace use at ranges; operation of GPRA near runway areas	FAA (Public Law 85-726)	FAA

AFB = Air Force Base  
 AGE = aerospace ground equipment  
 APCD = Air Pollution Control District  
 AQCR = Air Quality Control Region  
 CAA = Clean Air Act  
 DTSC = Department of Toxic Substances Control  
 EPA = Environmental Protection Agency  
 EPCRA = Emergency Planning and Community Right-to-Know Act  
 ESA = Endangered Species Act  
 FAA = Federal Aviation Administration  
 GPRA = Ground Pressure Recovery Assembly  
 NMFS = National Marine Fisheries Service  
 RCRA = Resource Conservation and Recovery Act  
 U.S.C. = U.S. Code  
 USFWS = U.S. Fish and Wildlife Service

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## **CHAPTER 2 ALTERNATIVES INCLUDING THE PROPOSED ACTION**

## 2.0 ALTERNATIVES INCLUDING THE PROPOSED ACTION

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### 2.1 INTRODUCTION

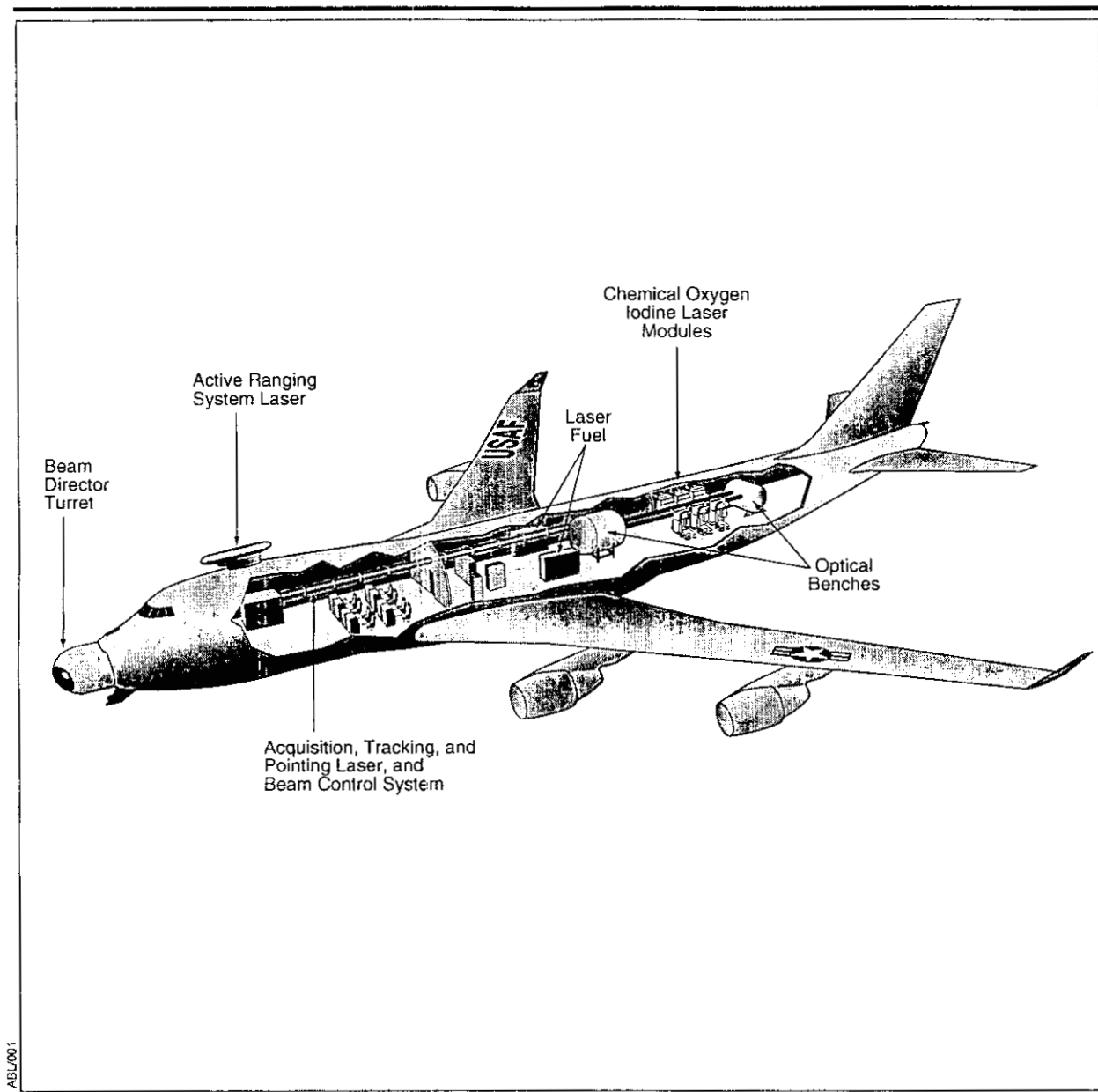
The 1997 FEIS analyzed several alternatives for establishing the Home Base, the Diagnostic Test Range, and the Extended-Area Test Range that are required to effectively demonstrate the ability of the ABL system. The 1997 FEIS considered Edwards AFB and Kirtland AFB as possible Home Base locations; WSMR and China Lake Naval Air Warfare Center as the Diagnostic Test Range; and the Western Range, including Vandenberg AFB and/or the Point Mugu Naval Air Warfare Center Weapons Division and their operational areas, as the Extended-Area Test Range.

The ROD for the 1997 FEIS identified Edwards AFB as the Home Base (to support the ABL aircraft and conduct ground-test activities of the ABL systems), WSMR as the Diagnostic Test Range, and the Western Range as the Expanded-Area Test Range (both for supporting proposed flight-test activities of the ABL systems). Based upon operational and environmental concerns, Edwards AFB is considered the primary location for conducting ground-test activities. Kirtland AFB and WSMR/Holloman AFB have been identified as alternative ground-test locations in the event that ground testing is not possible at Edwards AFB (e.g., mission conflict, weather conditions).

This chapter describes the Proposed Action and No-Action Alternative. The potential environmental impacts of the Proposed Action and No-Action Alternative are summarized in table form at the end of this chapter. The Proposed Action is to conduct test activities of the ABL system at test ranges associated with Kirtland AFB and WSMR/Holloman AFB, New Mexico, and Edwards AFB and Vandenberg AFB, California (see Figure 1.1-1). Test activities would involve testing the laser components on the ground and in flight to verify that laser components operate together safely and effectively. Two ABL aircraft (Block 2004 and Block 2008 aircraft) would be utilized during test activities. Ground testing of the ABL system is proposed at Edwards AFB. In the event that ground testing is not possible at Edwards AFB, Kirtland AFB and WSMR/Holloman AFB have the appropriate facilities and ranges to conduct ground testing of the laser systems. Flight testing is proposed at R-2508 Airspace Complex (Edwards AFB), Western Range (Vandenberg AFB), and WSMR (including FAA-controlled airspace and airspace utilized by Fort Bliss). Software upgrades and other improvements to the Block 2004 aircraft and development of transportable support equipment for the ABL would be accomplished under the Block 2006 effort.

#### 2.1.1 Airborne Laser System Description

The ABL aircraft is a modified Boeing 747 aircraft that accommodates a laser-weapon system and laser-fuel storage tanks. The aircraft incorporates an ARS laser, a laser-beam control system designed to focus the beam on target (a TILL and a BILL), and an HEL (i.e., chemical, oxygen, iodine laser [COIL]) designed to destroy the target, (Figure 2.1-1). A Battle Management Command Center



**Conceptual Rendition  
of ABL Installed on  
Boeing 747 Aircraft**

**Figure 2.1-1**

provides computerized control of aspects of the laser-weapon system, communications, and intelligence systems onboard the aircraft.

The ABL aircraft would fly at high altitudes, and would detect and track launches of ballistic missiles using onboard sensors. Active tracking of the missile with the BILL and TILL would begin at approximately 35,000 feet above MSL. The HEL would then be directed in an upward direction, toward the missile. The energy from the laser would heat the missile body canister causing an overpressure and or stress fracture, which would destroy the missile. The geometry of the tests would preclude operation of the laser, except at an upward angle. Onboard sensors and laser clearinghouse ephemeris data would also be used to confirm that no other aircraft or satellites were within the potential path of the beam, although controlled airspace would be utilized during ABL test activities, and would be verified as cleared. Figure 2.1-2 shows the engagement scenario.

The Block 2004 and Block 2008 ABL aircraft designate capability levels. The Block 2004 aircraft would be tested and integrated into the BMDS testbed. The Block 2004 aircraft would have a contingency capability for providing rudimentary protection of the United States, if directed. The Block 2008 aircraft includes maturation of a second ABL aircraft for development of the Air-Based capability that includes new technologies with enhanced lethality and additional operational suitability.

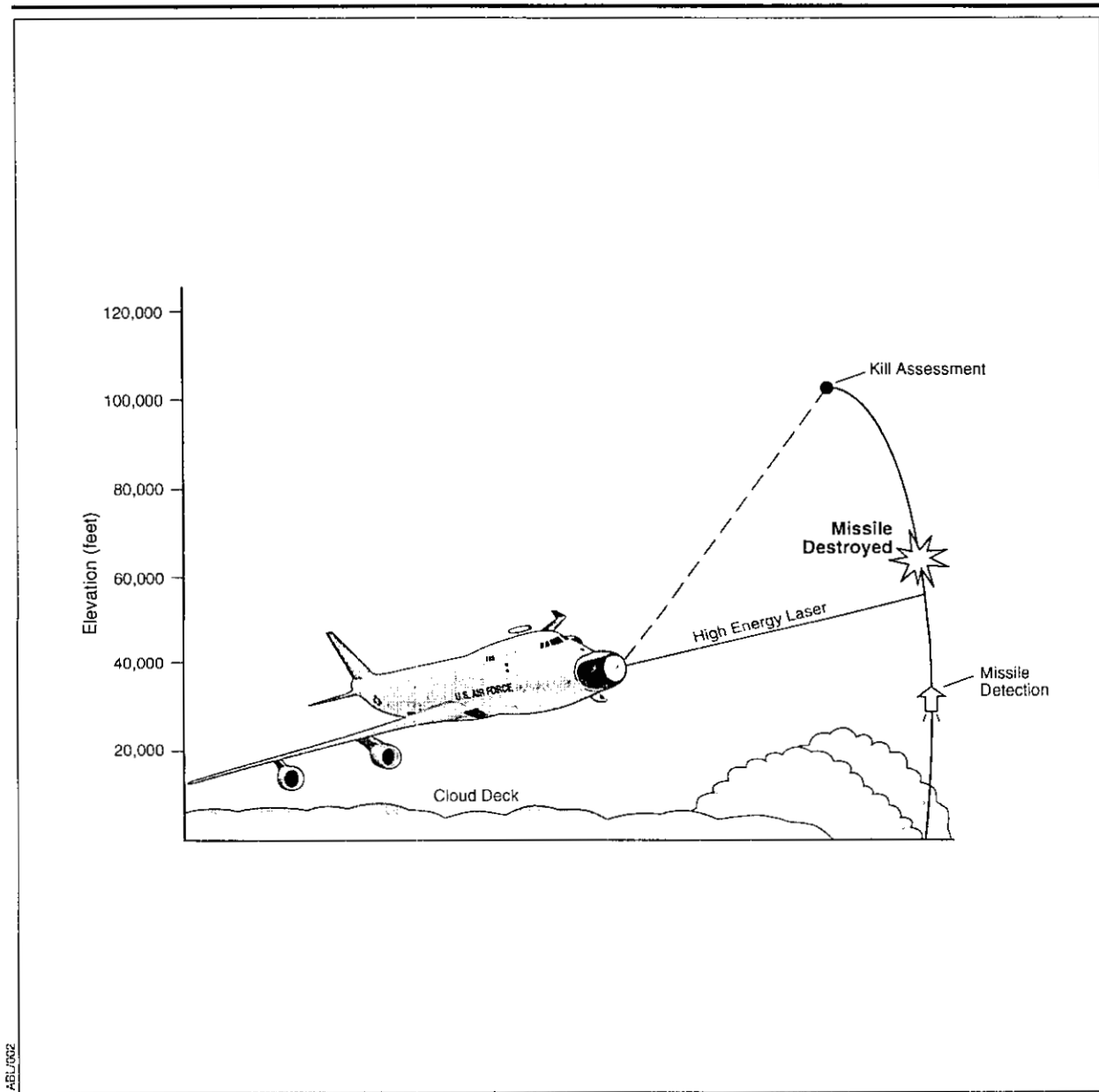
The Block 2004 ABL aircraft would undergo testing first. Once test activities of the Block 2004 aircraft are completed, software upgrades and other improvements through the Block 2006 effort would be accomplished. Shortly afterwards, the follow-on Block 2008 ABL aircraft would then be tested. Proposed ground- and flight-testing activities would be similar for both aircraft.

## **2.2 DESCRIPTION OF PROPOSED ACTION AND ALTERNATIVES**

Two ABL aircraft would be based at Edwards AFB. Edwards AFB is also the location where the laser device would be integrated into the aircraft, where ground tests would occur, and is the location for initial aircraft flight tests.

Although flight testing of the ABL system would occur within the R-2508 Airspace Complex, Western Range, and WSMR, ABL test flights would begin and end at Edwards AFB. The ABL aircraft could be used to support other BMDS incidental exercises and deployments from other locations. These operations would be supported by other environmental analysis as appropriate. The ABL aircraft could also be flown to Kirtland AFB and WSMR/Holloman AFB to conduct ground testing. The ABL aircraft would use existing runways at the installations. Table 2.2-1 shows the possible number of ground and flight tests that would occur at the specified test locations.

In the event the ABL aircraft is unable to land at Edwards AFB after conducting test activities (e.g., due to Edwards AFB runway closure), pre-planned "divert bases" have been established to which the aircraft would be diverted. Two laser chemical handling options are being considered if the ABL aircraft uses a divert base. The first option is to jettison the laser chemicals at a minimum altitude of 15,000 feet. Chemical dispersion modeling, using the same analysis engine as



**Conceptual ABL  
Engagement Scenario**

Source: U.S. Air Force, 1997a.

**Figure 2.1-2**

Table 2.2-1. Airborne Laser Program Tests<sup>(a)</sup>

	Target <sup>(b)</sup>	Estimated Number of Targets	Low-Power Engagement (ARS, BILL, TILL, SHEL)	High-Power Engagement (ARS, BILL, TILL, HEL)	Proposed Time Frame (Block 2004/2006)
<b>Edwards AFB</b>					
	Rotoplane (G)	NA	Yes	No	1-2 Q, CY 2004/ 1-3 Q, CY 2006
	Ground Target Board (G)	NA	Yes	No	1-2 Q, CY 2004/ 1-3 Q, CY 2006
	MARTI Drop (F)	50	Yes	Yes	2 Q, CY 2004 to 4 Q, CY 2006
	Proteus Aircraft (F)	50	Yes	No	4 Q, CY 2005 to 4 Q, CY 2007
<b>Kirtland AFB</b>					
	Rotoplane (G)	NA	Yes	No	1-2 Q, CY 2004/ 1-3 Q, CY 2006
	Ground Target Board (G)	NA	Yes	No	1-2 Q, CY 2004/ 1-3 Q, CY 2006
<b>White Sands Missile Range/Holloman AFB</b>					
	Rotoplane (G)	NA	Yes	No	1-2 Q, CY 2004/ 1-3 Q, CY 2006
	Ground Target Board (G)	NA	Yes	No	1-2 Q, CY 2004/ 1-3 Q, CY 2006
	Missile (F)	35	Yes	Yes	3 Q, CY 2004 to 4 Q, CY 2007
	MARTI Drop (F)	50	Yes	Yes	2 Q, CY 2004 to 4 Q, CY 2006
	Proteus Aircraft (F)	50	Yes	No	2 Q, CY 2004 to 4 Q, CY 2007
<b>Vandenberg AFB</b>					
	Missile (F)	25	Yes	Yes	4 Q, CY 2004 to 4 Q, CY 2007
<b>Targets of Opportunity</b>					
	Various IR Sources <sup>(c)</sup>	25	Yes	Yes	1 Q, FY 2004 to 4Q CY 2007
	Various <sup>(d)</sup>	25	Yes	Flash <sup>(e)</sup>	3 Q, CY 2004 - 4 Q, CY 2007

Notes: (a) Table represents the number of proposed ABL tests per aircraft (the Block 2008 aircraft would conduct a similar number of test activities approximately 4 years after start dates shown for Block 2004).

(b) Ground Target Board is a static target used during ground testing. Rotoplane is a Ferris wheel-like ground target used to test the tracking ability of the laser system. MARTI Drop is a balloon with a target board attached used during flight tests. Proteus Aircraft is a manned aircraft with a target board attached that is used during flight tests. The estimated number of targets refers to the number of missile launches, MARTI drop tests, and Proteus aircraft flights that will take place. The ABL aircraft would be in flight during missile, MARTI drop, and Proteus aircraft test activities.

(c) Tests with the Infrared Search and Track (IRST, passive-only sensors) and/or low power engagement conducted as part of test flights already mentioned.

(d) Missile activities under BMDS integration efforts.

(e) Flash of missiles only when it would not interrupt the activities of others. Similar to high-power flashes during MARTI drops.

AFB = Air Force Base

ARS = Active Ranging System

BILL = Beacon Illuminator Laser

CY = calendar year

F = Flight Test

G = Ground Test

HEL = High-Energy Laser

IR = Infrared

NA = not applicable

Q = quarter

SHEL = Surrogate High-Energy Laser

TILL = Track Illuminator Laser

Source: Airborne Laser System Program Office, 2001a.

an approved agricultural model (Bird, et al., 2002) has shown that releases of liquids used by the ABL at this altitude will not reach the ground. The second option would be to land the ABL aircraft with the laser chemicals on board. The three bases identified include Vandenberg AFB, Holloman AFB, and Kirtland AFB. Although nothing would prevent the ABL aircraft from landing at any suitable base in time of emergency, personnel at these three installations would be specifically trained to support the ABL aircraft, and appropriate equipment to handle ABL hazardous materials (e.g., chemical transfer and recovery receptacles) would be in place. Exercises and deployment locations would have sufficient equipment and trained personnel to meet the mission needs. The ABL support equipment that would be pre-deployed at each divert base includes chemical transfer and recovery receptacles to capture laser fluids from the aircraft. The disposal of any chemicals from the ABL aircraft would be conducted through existing contract mechanisms run by the divert base's Environmental Management office. Existing aerospace ground equipment (AGE) at each divert base would be utilized to support the ABL aircraft, as needed (e.g., generator to run the aircraft's electrical system). The ABL aircraft would remain at these installations until the Edwards AFB runway is cleared for incoming traffic.

An existing hangar (Building 151) at Edwards AFB would be utilized to house the ABL aircraft. Estimated quantities of laser-weapon system chemicals that would be stored at Edwards AFB for the Block 2004 ABL aircraft are listed in Table 2.2-2. These chemicals would be delivered by commercial vendors and stored in a conforming and compatible chemical storage facility. The Block 2008 aircraft is anticipated to utilize approximately 30 percent more laser fuel than the Block 2004 aircraft.

Routine maintenance of the aircraft would occur at Edwards AFB, and would be performed by contractor and Air Force personnel using established, on-site equipment. Routine maintenance may include repair of aircraft engines and other equipment, tire changes, engine-oil changes, and washing the aircraft at an existing aircraft wash rack.

ABL testing activities would be conducted in accordance with a Hazardous Material Management Program and pollution prevention program to ensure environmental compliance, and to minimize the use of hazardous materials (U.S. Air Force, 2001b).

Test activities would include testing of both lower- (ARS, BILL, TILL, and SHEL) and high-power (HEL) lasers. These lasers are described briefly below.

**Active Ranging System laser (ARS).** This is a lower-power carbon dioxide (CO<sub>2</sub>) laser. Its purpose is to acquire the target and to assess range to the target.

**Track Illuminator Laser (TILL).** This laser is a lower-power, diode-pumped, solid-state device. Its purpose is to track the intended target. Reflected light returned to sensors onboard the ABL aircraft is interpreted as information about the targets speed, elevation, and vector.

**Table 2.2-2. Estimated Storage Requirements for Bulk Chemicals at Edwards AFB**

Chemical Compound	Delivery Method	Storage Quantities	Locations		
			SIL or Aircraft	GPRA	IMF
Ammonia (Anhydrous)	Liquid DOT <2,000 pound Cylinders	2,000 to 4,000 lb.	X		X
Chlorine	Liquid DOT 2,000 pound Cylinders	1,000 to 2,000 lb.	X		X
Hydrogen Peroxide (50 % concentrate)	Liquid ISO Tanker, Class 1 Tank	8,000 gal.			X
Hydrogen Peroxide (70 % concentrate)	Liquid ISO Tanker, Class 1 Tank	1,000 to 4,000 gal.	X		X
Iodine	Solid (crystalline) 5 kg Packages	65 - 100 lb.	X		X
BHP	Liquid (SIL/IMF transfer with BHP cart)	1,200 gal.	X		X
Lithium Hydroxide (Monohydrate)	Solid (powdered/crystalline 2,200 lb. Totes)	4,400 - 6,600 lb.			X
Sodium Hydroxide (50 % concentrate)	Liquid (IBC/Totes, 300 gal.)	900-1,200 gal.			X
Potassium Hydroxide (50 % concentrate)	Liquid (IBC/Totes, 300 gal.)	900-1,200 gal.			X
Sulfuric Acid (93% conc.-IMF Aspirator Fluid)	Liquid (Drop-Shipped 55 gal drums)	660 gal.			X
Phosphoric Acid (2 Mol. [20 %] TMS/NH3 Scrubber)	Liquid (Delivered ISO-DOT tankers)	8,500 gal.		X	
Sulfuric Acid (25 % concentrate, TRICS-A Scrubber)	Liquid (Delivered ISO-DOT tankers)	2,900 gal.	X		
Sodium Hydroxide (20 % concentrate, TRICS-C Scrubber)	Liquid (Delivered ISO-DOT tanker)	1,700 gal.	X		
Sodium Hydroxide (10 % concentrate, GPRA CI2 & I2 Scrub)	Liquid (Delivered ISO-DOT tanker)	3,360 gal.		X	
Liquid Nitrogen	Liquid (Drop-Shipped ISO-DOT tankers)	3,500-6,000 gal.			X
Liquid Carbon Dioxide	Liquid (Drop-Shipped ISO-DOT tankers)	34 tons			X
Helium	Gas (Drop-Shipped ISO-DOT tankers)	1,900-3,000 lb.	X		

BHP = basic hydrogen peroxide  
 DOT = Department of Transportation  
 gal. = gallon  
 GPRA = Ground Pressure Recovery Assembly  
 IBC = Intermediate Bulk Container  
 IMF = Integrated Maintenance Facility  
 ISO = International Standards Organization  
 lb. = pound  
 SIL = Systems Integration Laboratory  
 TMS = Thermal Management System  
 TRICS-A = Transportable Integrated Chemical Scrubber - Ammonia  
 TRICS-C = Transportable Integrated Chemical Scrubber - Chlorine

Source: Airborne Laser System Program Office, 2002a.

**Beacon Illuminator Laser (BILL).** This laser is a lower-power, diode-pumped, solid-state device. It is part of a laser-beam control system designed to focus the HEL beam on target.

**Surrogate High-Energy Laser (SHEL).** The SHEL is a lower-power laser designed to simulate the operating characteristics (wave length) of the HEL.

**High-Energy Laser (HEL).** The HEL is a high-energy (megawatt-class) laser (i.e., COIL) designed to destroy the target.

The BILL, TILL, and SHEL are solid-state lasers whose active medium is a crystal. Solid-state lasers are rugged, simple to maintain, and capable of generating kW levels of power. Operation at these levels causes thermal expansion of the crystal, which alters the effective cavity dimensions, thus changing the mode structure of the laser. Therefore, the lasers are cooled by liquids (particularly those lasers that produce high repetition rates). The most striking aspect of solid-state lasers is that the output is usually not continuous, but consists of a large number of often separated power bursts (pulsed).

The ARS laser is a CO<sub>2</sub> gas laser. The most common gas composition in CO<sub>2</sub> lasers is a mixture of helium (He), nitrogen (N<sub>2</sub>), and CO<sub>2</sub>. Additional gases, other than CO<sub>2</sub>, are used to increase the efficiency of the laser. The principal difference between CO<sub>2</sub> and other gas lasers (i.e., Helium-Neon [HeNe] lasers) is that the optics must be coated, or made of special materials, to be reflective or transmissive at the far infrared wavelength. CO<sub>2</sub> lasers are highly effective outdoors due to a low atmospheric transmission loss.

The HEL is a COIL. The COIL is a near-infrared laser with a wavelength of 1.315 micrometers (μm). The COIL is a low-pressure flowing gas laser with a high-optical-quality beam that can be focused to small spots for faster metal cutting. The chemicals used in the COIL are all commonly found in industry, with well-known and safe-handling techniques, while the by-products of the COIL lasing operation are salt, water, and oxygen; no greenhouse gases are released. Table 2.2-3 provides laser characteristics for the ARS, BILL, TILL, SHEL, and HEL systems that will be tested under the ABL Program.

A description of the proposed ground-test and flight-test activities at the selected installations is presented in the following sections.

### **2.2.1 Ground-Testing Activities**

Ground tests of the lower-power laser systems (i.e., ARS, BILL, TILL, and SHEL) would be performed at Edwards AFB. Ground-testing activities would be conducted from an aircraft parking pad or the end of a runway, with the laser beam directed over open land toward ground targets with natural features (e.g., mountains, hills, buttes) or earthen berms as a backstop. The ARS would also be tested using a ground-based simulator within Building 151 at Edwards AFB. No open-range testing of the high-power laser (COIL) would be conducted at this location. Ground testing of the HEL would be conducted at Edwards AFB, within the same structure (Building 151) or in the SIL, using a ground-based

Table 2.2-3. Laser Characteristics

Laser System	Wavelength (μm)	Wave form	Lasing Medium	Output Power <sup>(c)</sup>	Laser Classification <sup>(d)</sup>	MPE Limits	NOHD
BILL	1.064	Pulsed	SS Nd:YAG <sup>(a)</sup>	kW	4	$3.34 \times 10^{-7} \text{ J/cm}^2$ <sup>(e)</sup> $1.79 \times 10^{-4} \text{ J/cm}^2$ <sup>(f)</sup>	>50km <sup>(i)</sup>
TILL	1.0296	Pulsed	SS; Yb:YAG <sup>(b)</sup>	kW	4	$1.53 \times 10^{-7} \text{ J/cm}^2$ <sup>(e)</sup> $1.96 \times 10^{-4} \text{ J/cm}^2$ <sup>(f)</sup>	>50km <sup>(i)</sup>
ARS	11.149	Chopped	CO <sub>2</sub>	kW	4	$0.1 \text{ W/cm}^2$ <sup>(e)</sup> $0.1 \text{ W/cm}^2$ <sup>(f)</sup>	4 km
SHEL	1.319	CW	SS Nd:YAG <sup>(a)</sup>	W	4	$0.0405 \text{ W/cm}^2$ <sup>(e)</sup> $9.78 \text{ W/cm}^2$ <sup>(f)</sup>	>50km <sup>(i)</sup>
HEL	1.315	CW	Chemical	MW	4	$0.0128 \text{ J/cm}^2$ <sup>(g)</sup> $3.1 \text{ J/cm}^2$ <sup>(h)</sup>	NA <sup>(i)</sup>

- Notes:
- (a) Neodymium:Yttrium Aluminum Garnet (Y<sub>3</sub>Al<sub>5</sub>O<sub>12</sub>).
  - (b) Ytterbium:Yttrium Aluminum Garnet (Y<sub>3</sub>Al<sub>5</sub>O<sub>12</sub>).
  - (c) Exact input power/aperture power is classified.
  - (d) Classified in accordance with the ANSI Standard Z136.1-2000, *Safe Use of Lasers*.
  - (e) Ocular MPE in accordance with ANSI Z136.1-2000, *Safe Use of Lasers*.
  - (f) Skin MPE in accordance with ANSI Z136.1-2000, *Safe Use of Lasers*.
  - (g) Ocular MPE in accordance with ANSI Z136.1-2000, *Safe Use of Lasers*; based on a glint reflection exposure of 0.1 second.
  - (h) Skin MPE in accordance with ANSI Z136.1-2000, *Safe Use of Lasers*; based on a glint reflection exposure of 0.1 second.
  - (i) Dependent on aircraft range to target.
- ARS = active ranging system  
BILL = Beacon Illuminator Laser  
CO<sub>2</sub> = carbon dioxide  
CW = continuous wave  
HEL = High-Energy Laser  
J/cm<sup>2</sup> = joules per square centimeter  
km = kilometer  
kW = kilowatt  
MPE = maximum permissible exposure  
MW = megawatt  
μm = micrometer  
NA = No direct viewing would be possible during HEL test activities.  
NOHD = Nominal Ocular Hazard Distance  
SHEL = Surrogate High-Energy Laser  
SS = solid-state  
TILL = Track Illuminator Laser  
W = watt  
W/cm<sup>2</sup> = watts per square centimeter

simulator or an enclosed test cell. These activities would involve testing the laser components (Block 2004 configuration, upgrades of new technologies, and Block 2008 configuration) on the ground in the SIL and after they are integrated into the aircraft. The ground tests would be conducted to verify that the laser components operate together safely in a simulated flight environment. Photons from the tests may be utilized in an enclosed test cell to evaluate the effect of the HEL on various target-representative materials. In the event of a failure of the ground-based simulator, the laser device would be immediately shut down by safety systems.

The HEL weapon system would be connected to a Ground Pressure Recovery Assembly (GPRA) to test the laser on the ground. On the ground, the GPRA would simulate the atmospheric pressure that occurs naturally when the laser device is operating in the aircraft at an altitude of 35,000 feet or higher. The GPRA would operate for approximately 20 seconds per test, and would draw the

exhaust from the laser. The GPRA and scrubbers capture the exhaust from the device and then scrub it. The GPRA scrubbers operate at an efficiency of better than 95 percent; therefore, the exhaust would be mostly water. In addition, turbo pump exhaust in the form of steam would be ejected from the aircraft. A second vacuum sphere may be required to support the higher throughput of the Block 2008 configuration.

Noise generated by the GPRA (a low-pressure, low-velocity device) during ground tests of the HEL is expected to be approximately 10 decibels (dBA). The associated ejector tubes and turbopumps are expected to generate noise levels of approximately 110 and 134 dBA, respectively, during the short duration (approximately 20 seconds) of the ground test. These noise levels do not take into account attenuation due to their surrounding environments (the SIL building and Building 151); therefore, exterior noise levels are expected to be lower.

Prior to testing the HEL, the chemicals are loaded into the aircraft or SIL. After the basic hydrogen peroxide (BHP) is loaded, residual amounts left in the fill lines would be drained to chemical transfer and recovery receptacles and transported to the Integrated Maintenance Facility (IMF). Once there, the hydrogen ion concentration (pH) would be adjusted (if necessary) and the resultant product water is used to support other processes at the IMF. After the chlorine and ammonia are loaded into the aircraft, residual amounts left in the fill lines are processed through Transportable Integrated Chemical Scrubber (TRICS) units. The chlorine scrubber by-product solution is handled in the same manner as the BHP. The ammonia scrubber by-product solution is contracted for disposal through a commercial waste product disposal company.

Two scenarios exist for handling the laser fuels during ground tests. In the first scenario, if the laser is scheduled to be fired within a short time frame (e.g., less than 5 to 7 days between shots) all the chemicals would remain on board. In the second scenario, if the laser is not scheduled to be fired in less than 5 to 7 days, the BHP would be removed, transported to the IMF, the pH adjusted (if necessary), and the resultant product water used to support other processes at the IMF. Final disposition of this water is to the Edwards AFB wastewater treatment plant. All other chemicals would remain on board the aircraft with excess operational pressures bled off and exhausted through the appropriate scrubbers.

The estimated amount of fluids to be disposed of during ground and flight testing of the HEL is listed in Table 2.2-4. They include fluids off-loaded and disposed of during flight tests.

The ARS laser utilizes a glycol cooling system; the BILL utilizes a water cooling system; and the TILL utilizes Deuterium for its cooling system. These coolants are contained in closed-loop systems, and would be recycled/replaced as needed.

During ground testing of the laser systems, the ABL aircraft would be connected to AGE to provide power and hydraulic control to the aircraft and laser systems. In addition, up to 12 air conditioning units would be utilized to cool the laser

**Table 2.2-4. Estimated Quantities of Wastes to be Disposed at Edwards AFB**

Waste Type	Estimated Volume <sup>(c)</sup>
Spent GPRA Ammonia Scrubber Solution	68,000-170,000 gallons
Spent TRICS Ammonia Scrubber Solution	8,700-17,400 gallons
Iodine Solids	20 gallons
Caustic Solids	55 gallons
Rags with Oils, Solvents, and Cleaners	55 gallons
Used Oil	55 gallons
Nitric Acid Solution	55 gallons
Spent Hydrogen Peroxide Solution <8 percent <sup>(a)</sup>	100-5,000 gallons
Spent Hydrogen Peroxide Solution ≥ 8 percent <sup>(a)</sup>	100-5,000 gallons
Sodium, Potassium, and Lithium Hydroxide Solutions (pH<12.5) <sup>(a)</sup>	100-5,000 gallons
Sodium, Potassium, and Lithium Hydroxide Solutions (pH≥12.5) <sup>(a)</sup>	100-5,000 gallons
BHP Solution <sup>(a)</sup>	100-5,000 gallons
System Rinses <sup>(a)</sup>	100-5,000 gallons
Spent TRICS Chlorine Scrubber Solution <sup>(a)</sup>	5,100-10,200 gallons
Spent GPRA Laser Effluent Scrubber Solution <sup>(a)</sup>	3,360-6,720 gallons
Small quantity BHP, mixed hydroxide, hydrogen peroxide solutions and rinse water from IMF chemical laboratory and other operations <sup>(a)</sup>	100 gallons
IMF Baker Tank Aspirator Drive Fluid <sup>(b)</sup>	5,000-20,000 gallons (per week)
Soil Contaminated with Sodium, Potassium, and Lithium Hydroxide Solution (trace of hydrogen peroxide is possible) (if spills occur)	1-20 cubic yards

Notes: (a) IMF Baker Tank Aspirator Drive Fluid

(b) May or may not be considered a hazardous waste. Substance will be tested to ensure proper disposal method.

(c) Volumes of wastes to be disposed are annual amounts unless otherwise stated.

BHP = basic hydrogen peroxide

GPRA = Ground Pressure Recovery Assembly

IMF = Integrated Maintenance Facility

pH = measure of acidity

TRICS = Transportable Integrated Chemical Scrubber

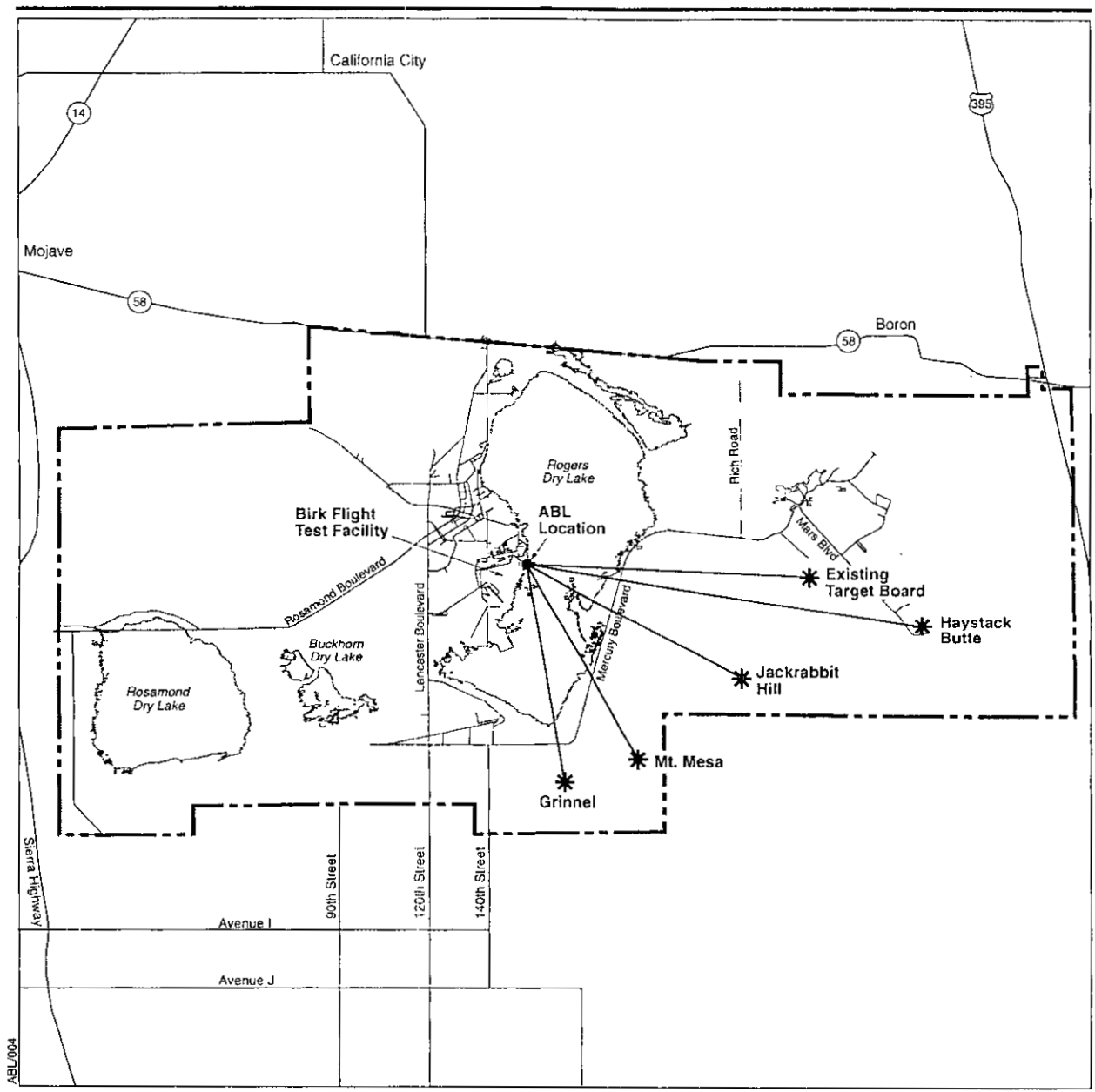
Source: Airborne Laser System Program Office, 2001c.

equipment, and up to 3 portable lighting units would be utilized during nighttime testing activities. Ground-testing activities would occur over an approximate 8-hour period during the early morning or nighttime.

Approximately 750 personnel would relocate to the Edwards AFB area to support the ABL program. In addition, approximately 50 temporary test personnel would be present during ground-testing activities. As an added safety precaution, laser ground tests may require temporary evacuation of areas in the vicinity of the test range. Range safety officials would coordinate with appropriate base authorities to temporarily close roads, as required, during laser-testing activities.

A description of the proposed ground tests is presented below. Edwards AFB is the preferred site for conducting ground-test activities. No ground-testing activities are proposed at Vandenberg AFB and WSMR. In the event that ground testing is not possible at Edwards AFB, ground tests would be conducted at Kirtland AFB or from Holloman AFB using WSMR for target placement.

**Edwards AFB.** Ground testing of the ARS, BILL, TILL, and SHEL systems would be conducted at Edwards AFB from the end of the runway associated with Building 151 (Figure 2.2-1). Up to 500 rotplane (Ferris wheel-like rotating target) and 500 ground target board tests would be conducted for the Block 2004



#### EXPLANATION

- Base Boundary
- 58 State Highway
- 395 U.S. Highway
- \* Potential Target Site

0 1.25 2.5 5 Miles



#### Potential Ground-Testing Areas, Edwards AFB

Figure 2.2-1

ABL aircraft. A similar number of tests would be conducted for the Block 2008 ABL aircraft. A target board is a piece of material (e.g., Plexiglass, stainless steel) containing sensors that would be irradiated by the laser ground-testing activities. No high-power engagements would occur. Ground-testing activities would utilize existing ranges, and be conducted in accordance with existing range safety requirements. Laser targets would be positioned within a shroud to prevent the possibility of reflection when the laser beam comes into contact with the surface of the target.

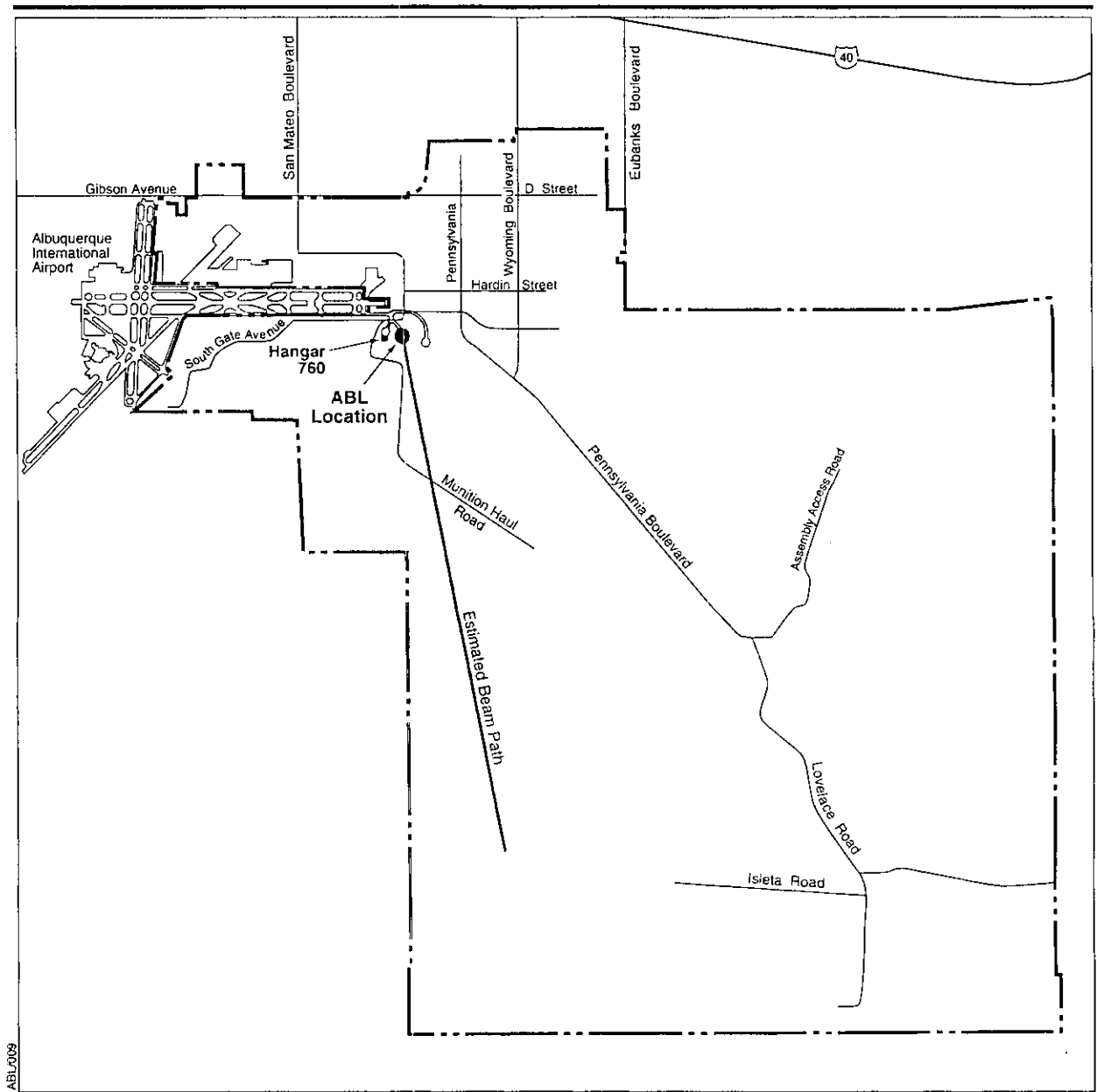
The ARS could also be tested using a ground-based simulator within Building 151.

HEL ground-testing activities would be conducted using a ground-based simulator or enclosed test cell; no open-range testing of the HEL would be conducted. In the event of a failure of the ground-based simulator, the laser device would be immediately shut down by safety systems.

**Kirtland AFB.** Kirtland AFB has the appropriate facilities and ranges to conduct ground testing of the laser systems should an alternate test locations be necessary. Ground testing of the ARS, BILL, TILL, and SHEL systems would be conducted at Kirtland AFB from Pad 4, adjacent to Building 760 (Figure 2.2-2). Up to 500 rotoplane and 500 ground-target board tests would be conducted for the Block 2004 ABL aircraft. A similar number of tests would be conducted for the Block 2008 ABL aircraft. Ground-testing activities would utilize an existing range and be conducted in accordance with existing range safety requirements. No high-power engagements would occur. The laser test range at Kirtland AFB contains target barriers at distances of 4, 5, and 7 kilometers (km) (2.5, 3.1, and 4.4 miles). Laser targets would be positioned within a shroud to prevent the possibility of reflection when the laser beam comes into contact with the surface of the target.

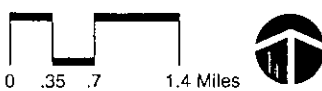
**White Sands Missile Range/Holloman AFB.** WSMR and Holloman AFB have the appropriate facilities and ranges to conduct ground testing of the laser systems should an alternate test location be necessary (Figure 2.2-3). Ground testing of the lower-power ARS, BILL, TILL, and SHEL systems only would be conducted at Holloman AFB from the western end of the base runway (runway 04-22). The laser systems would be directed westward at targets placed within WSMR. Testing could occur across the White Sands National Monument and could require closure and evacuation of the public. Up to 500 rotoplane and 500 ground-target board tests would be conducted. Laser targets would be positioned within a shroud to prevent the possibility of reflection when the laser beam comes into contact with the surface of the target. WSMR maintains the appropriate range safety requirements and authorizations to conduct laser testing.

Coordination of local area or road closures for non-essential personnel in line-of-fire and nearby locations would be coordinated with WSMR, White Sands National Monument, Holloman AFB, and San Andres National Wildlife Refuge safety officials. Essential personnel remaining during lasing would be briefed by MDA safety personnel and provided with appropriate personal protective equipment and other direction during the lasing period.



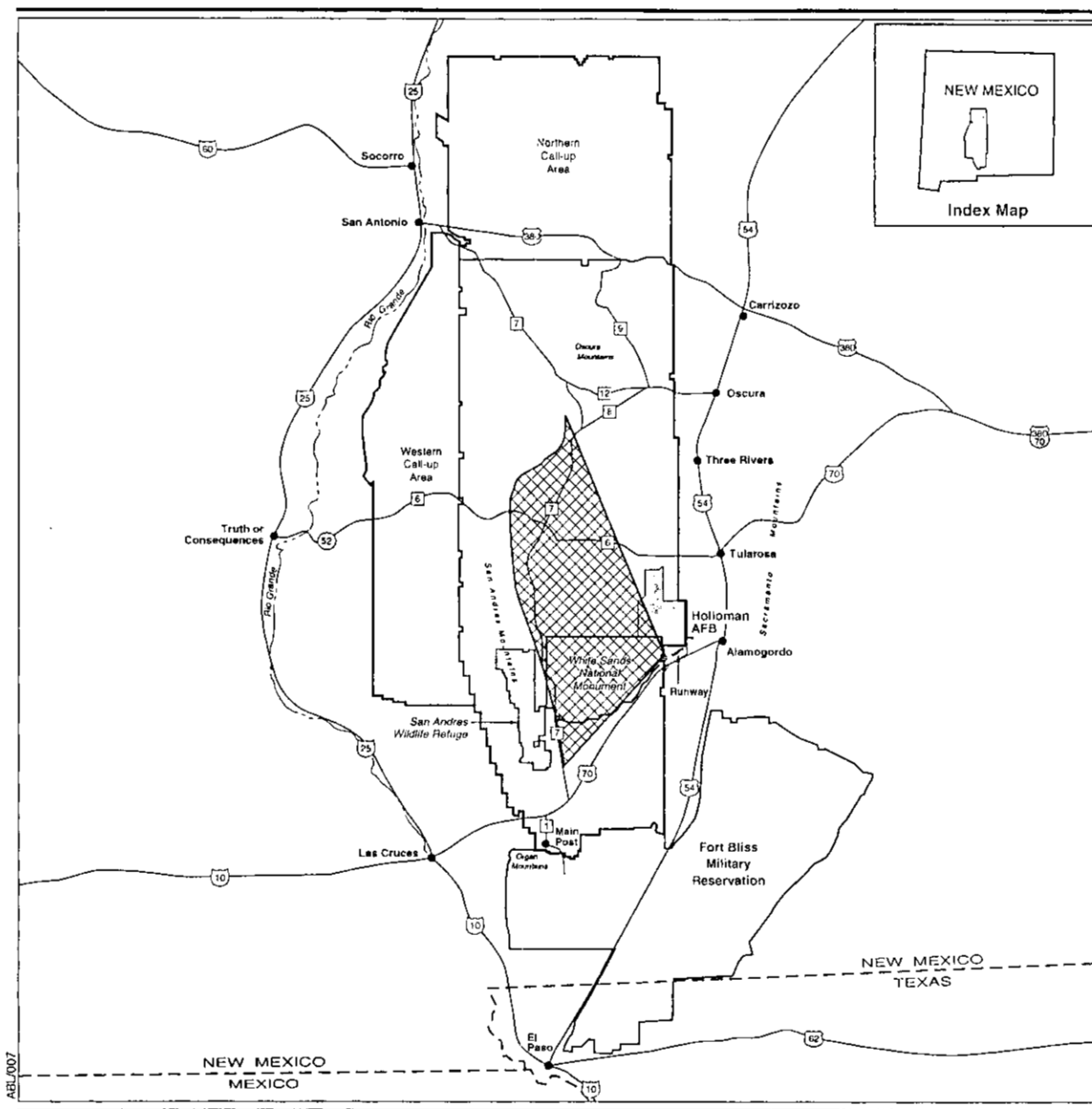
#### EXPLANATION

- Base Boundary
- Estimated Beam Path
- Interstate Highway



Potential Ground-  
Testing Area,  
Kirtland AFB

Figure 2.2-2



ABL/007

#### EXPLANATION

- Installation Boundary
- (52) State Highway
- (54) U.S. Highway
- (25) Interstate Highway
- (8) Range Roads
- Potential Ground Test Area

#### Potential Ground-Testing Area, White Sands Missile Range/Holloman AFB



Figure 2.2-3

**Vandenberg AFB.** No ground testing of the laser systems is proposed at Vandenberg AFB.

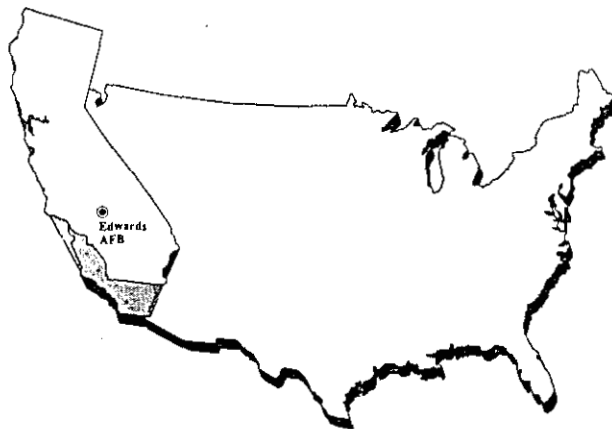
### **2.2.2 Flight-Testing Activities**

Test flights at ranges associated with WSMR, Edwards AFB, and Vandenberg AFB would be used to test the lower-power ARS, BILL, TILL, and SHEL, and the high-power HEL systems.

The ABL tests would include acquisition and tracking of missiles, as well as high-energy tests. These tests would be conducted against instrumented, diagnostic target boards carried by balloons (Missile Alternative Range Target Instrument [MARTI] Drop), missiles, or aircraft.

The MARTI is a diagnostic target for ABL that is similar in size and geometry to a ballistic missile. The overall benefit of the MARTI target is the demonstration of tracking and beam compensation capabilities against dynamic targets. The basic construction consists of a shell of aluminum with aluminum fins attached, coated with paint selected to represent the properties of the paint on ballistic missiles (no fuel would be onboard). The proposed launch site for the balloon with MARTI payload is Space Harbor on WSMR, or Holloman AFB as a back-up location. The balloon would rise to an approximate height of 100,000 feet, and may pass over private and BLM-managed lands, depending on wind conditions aloft. When the balloon is over the target drop box on WSMR and at the desired altitude the MARTI payload would be released. The MARTI would free-fall to 50,000 feet allowing approximately 55 seconds of engagement time, hence multiple engagements per drop are planned. A nominal three engagements per MARTI drop are planned, one high (less compensation required), one mid, and one low (more compensation required) engagement, which will allow coverage of the engagement compensation space. A slow spin would be necessary to stabilize the trajectory. Approximately 60 pounds of flare attached to the rear end of the MARTI would burn during the entire ABL engagement to provide an infrared source for the ARS. The flare would be exhausted prior to the MARTI reaching the ground. After the ABL engagement is complete, a parachute system would be deployed to slow down and recover the complete MARTI unit for reuse. A beacon would be included on the MARTI for tracking by range safety radar. During lower-power engagements, the MARTI would be instrumented with optical sensors for irradiance profile measurements. Sensors on the MARTI would provide BILL, TILL, and SHEL spot profiles and aim point locations as well as jitter measurements within the spatial resolution of the sensor array. During high-power engagements, the MARTI would be instrumented with thermocouple hit sensors to provide HEL spot size and position on the target, integrated energy on target, and jitter measurements within the spatial resolution of the array. In both the high- and lower-power configurations, the target boards would be cylindrical.

Missiles would not carry a payload, and would incorporate a flight-termination system, when required, to ensure that debris would be contained on the range in the event the target must be destroyed during flight. Figure 2.2-4 illustrates the potential target missiles to be utilized during ABL flight-test activities. Range



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## **SECTION 3.1**

# **EDWARDS AIR FORCE BASE**

## 3.0 AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

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### 3.1 EDWARDS AIR FORCE BASE

#### 3.1.1 Local Community

##### Background

The military first began operating at the Muroc, California, site in 1933, when the Army Air Corps sent an advance party to design and maintain a bombing range. At the outbreak of World War II, the south end of a dry lake, situated in the area, was used for training fighter pilots and bomber crews. The site was designated Muroc AFB in February 1948, and became Edwards AFB in December 1949 in honor of Captain Glen Edwards, who was killed during a performance test of an experimental jet bomber. The AFFTC was activated at Edwards AFB in June 1951. The AFFTC supports the mission of the Air Force Materiel Command by conducting and supporting tests of aerospace vehicles; flight evaluation and recovery of research vehicles; operation of the U.S. Air Force Test Pilot School; and developing, operating, staffing, supporting and participating in test and evaluation programs for DOD and other government agencies, contractors, and foreign governments.

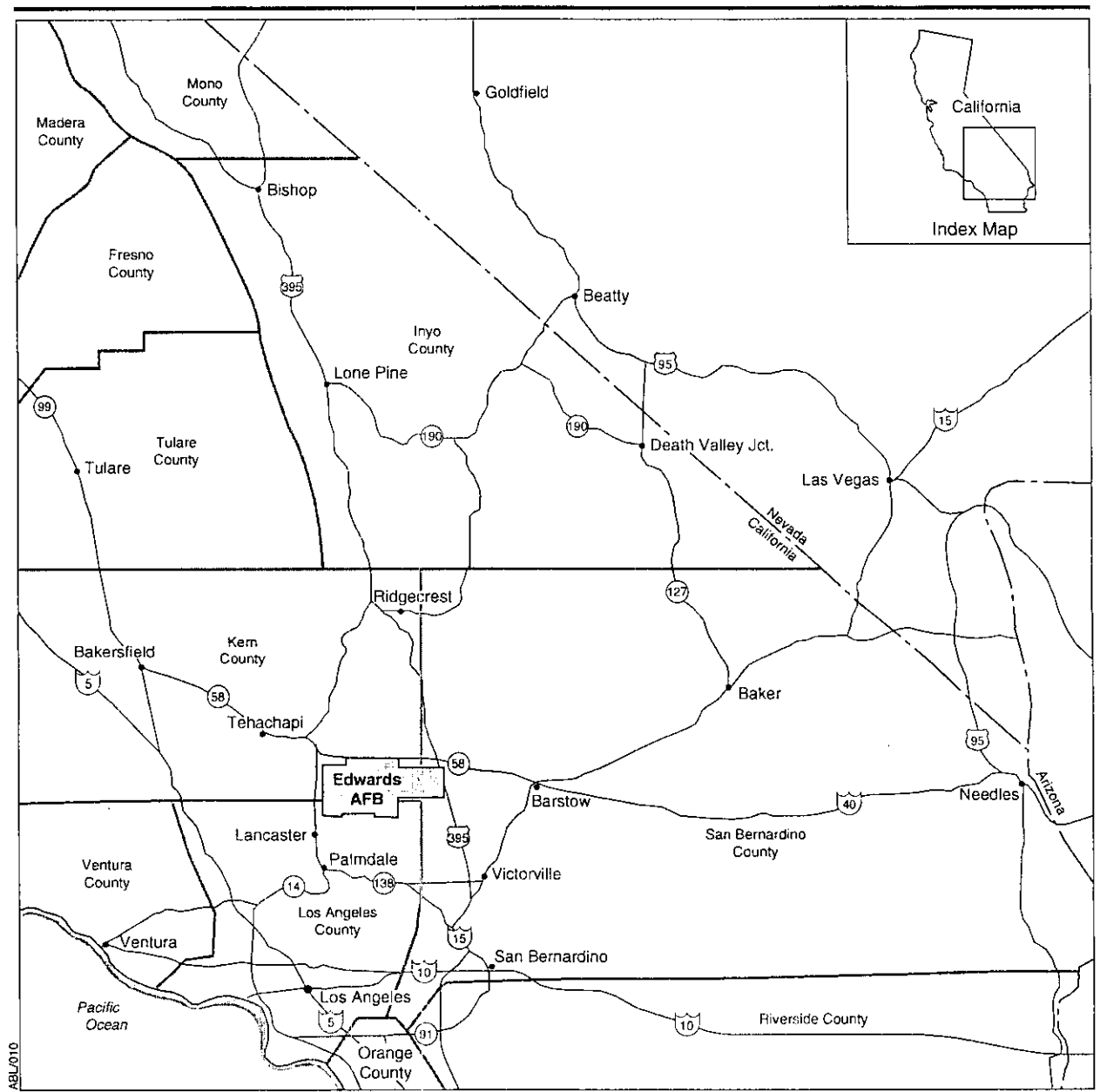
Host organizations at Edwards AFB include the AFFTC, the 95th Air Base Wing, the 412th Test Wing, and Detachment 5 of the Air Force Operational Test and Evaluation Center. Major associated organizations include the National Aeronautics and Space Administration (NASA) Dryden Flight Research Center and the Air Force Research Laboratory. Approximately 14,000 military and civilian personnel are employed on the base, and between 90,000 and 100,000 takeoffs and landings occur each year.

##### Location

Edwards AFB is situated in Southern California, in the Antelope Valley region of the western Mojave Desert, approximately 100 miles north of Los Angeles, 80 miles southeast of Bakersfield, and approximately 25 miles northeast of Lancaster (Figure 3.1-1). The base encompasses an area of approximately 470 square miles, and includes portions of Kern, Los Angeles, and San Bernardino counties.

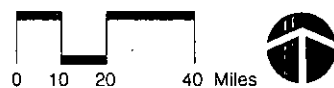
The ABL Complex is situated at the Birk Flight Test Facility on South Base, which is operated by the AFFTC (see Figure 2.2-1). Existing state-of-the-art facilities are in place to support flight testing, data collection, and analysis of the ABL Program.

Edwards AFB is partially sheltered from maritime weather by mountains on the west and south. Two mountain passes, the Tehachapi's to the west and Soledad Canyon Pass to the south, allow movement of air from the San Joaquin Valley



#### EXPLANATION

- State Boundary
- County Boundary
- R-2508 Complex Boundary
- Interstate Highway
- U.S. Highway
- State Highway



#### Edwards AFB Vicinity Map

Figure 3.1-1

and the Los Angeles Air Basin into the western Mojave Desert. Two large dry lakes on Edwards AFB, Rogers Dry Lake and Rosamond Dry Lake, contain 65 square miles of usable aircraft landing area, including runways up to 7.5 miles long (see Figure 2.2-1).

Weather patterns in the area are characterized by large seasonal temperature differences. Summer temperatures are extremely high, and reach an annual mean maximum of 98 degrees (°) Fahrenheit (F) in July. The lowest mean maximum temperature, 56°F, occurs in January. The average annual precipitation is less than 5 inches, with about 80 percent occurring between November and March. The average annual wind speed is approximately 8 miles per hour (mph). The highest average wind speeds occur during the spring and summer. The prevailing wind direction throughout the year is west-southwest to southwest.

### 3.1.2 Airspace

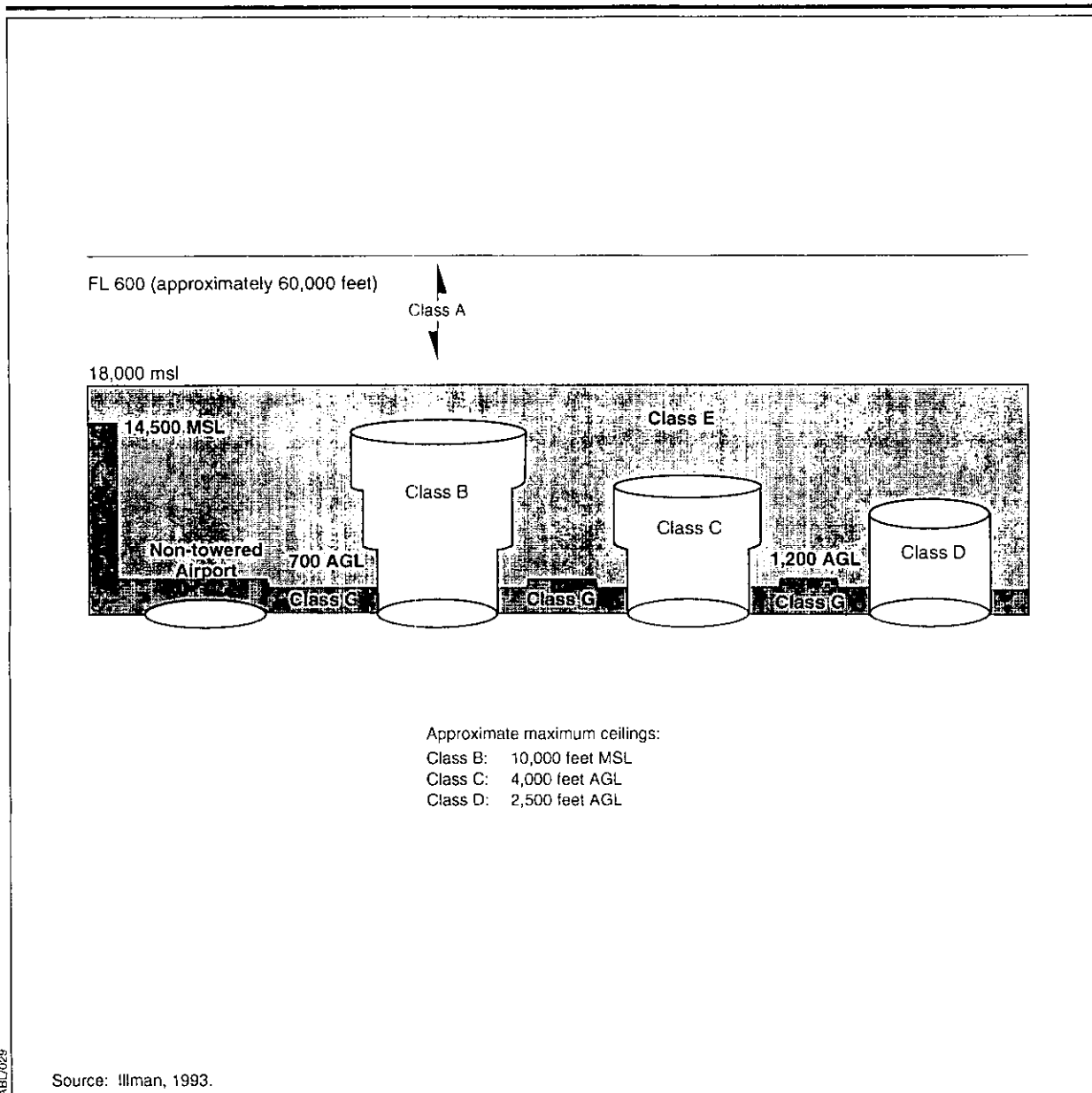
Airspace, or that space that lies above a nation and comes under its jurisdiction, is generally viewed as being unlimited. However, it is a finite resource that can be defined vertically and horizontally, as well as temporally, when describing its use for aviation purposes. The scheduling, or time dimension, is a very important factor in airspace management and air traffic control.

Under P.L. 85-725, the FAA is charged with the safe and efficient use of the nation's airspace, and has established certain criteria and limits to its use. The method used to provide this service is the National Airspace System. This system is "... a common network of U.S. airspace; air navigation facilities, equipment and services, airports or landing areas; aeronautical charts, information and services; rules, regulations and procedures, technical information and manpower and material" (Jeppesen Sanderson, Inc., 2000).

#### Types of Airspace

**Controlled and Uncontrolled Airspace.** Controlled and uncontrolled airspace is divided into six classes, dependent upon location, use, and degree of control. Figure 3.1-2 depicts the various classes of controlled airspace, and each is described briefly below.

- Class A airspace, which is not specifically charted, is generally that airspace from 18,000 feet above MSL up to and including flight level (FL) 600 (60,000 feet). Unless otherwise authorized, all aircraft must be operated under instrument flight rules.
- Class B airspace is generally that airspace from the surface to 10,000 feet above MSL surrounding the nation's busiest airports in terms of instrument flight rules operations or passenger enplanements. An air traffic control clearance is required for all aircraft to operate in the area, and all aircraft that are so cleared receive separation services within the airspace.



#### EXPLANATION

AGL Above Ground Level  
 FL Flight Level  
 MSL Mean Sea Level

#### Types of Controlled Airspace

Figure 3.1-2

Source: Illman, P.E., 1993.

- Class C airspace is, generally, that airspace from the surface to 4,000 feet above ground level (AGL) surrounding those airports that have an operational control tower, are serviced by a radar approach control, and that have a certain number of instrument flight rule operations or passenger enplanements.
- Class D airspace is, generally, that airspace from the surface to 2,500 feet AGL surrounding those airports that have an operational control tower.
- Class E airspace, is controlled airspace that is not Class A, Class B, Class C, or Class D airspace.
- Class G (uncontrolled) airspace, has no specific definition but generally refers to airspace not otherwise designated, and operations are typically below 1,200 feet AGL. No air traffic control service to aircraft operating under either instrument or visual flight rules is provided other than possible traffic advisories when the air traffic control workload permits and radio communications can be established (Illman, 1993).

**Special Use Airspace.** Complementing the classes of controlled and uncontrolled airspace described above are several types of special use airspace used by the military to meet its particular needs. Special use airspace consists of that airspace wherein activities must be confined because of their nature, or wherein limitations are imposed upon aircraft operations that are not a part of these activities, or both. Except for Controlled Firing Areas, special use airspace areas are depicted on aeronautical charts, which also include hours of operation, altitudes, and controlling agency.

- Restricted Areas contain airspace identified by an area on the surface of the earth within which the flight of aircraft, while not wholly prohibited, is subject to restriction. Activities within these areas must be confined because of their nature, or limitations imposed upon aircraft operations that are not a part of these activities, or both. Restricted Areas denote the existence of unusual, often invisible, hazards to aircraft such as artillery firing, aerial gunnery, or guided missiles. Restricted Areas are published in the Federal Register and constitute Federal Aviation Regulation (FAR) Part 73 (Jeppesen Sanderson, Inc., 1999).
- Military Operations Areas (MOAs) consist of airspace of defined vertical and lateral limits established for the purpose of separating certain non-hazardous military training activities from instrument flight rules traffic. Whenever an MOA is being used, non-participating instrument flight rules traffic may be cleared through an MOA if instrument flight rules separation can be provided by Air Traffic Control. Otherwise, Air Traffic Control will reroute or restrict non-participating instrument flight rules traffic (Jeppesen Sanderson, Inc., 1999).

Military Training Routes (MTRs), a joint venture by the FAA and the DOD, are mutually developed for use by the military for the purpose of conducting low-altitude, high-speed training. The routes above 1,500 feet AGL, identified by

three number characters (e.g., IR-206, VR-207), are developed to be flown, to the maximum extent possible, under instrument flight rules. The routes between the surface and 1,500 feet AGL, identified by four number characters (e.g., IR-1206, VR-1207), are generally developed to be flown under visual flight rules. Generally, MTRs are established below 10,000 feet MSL for operations at speeds in excess of 250 knots. However, route segments may be defined at higher altitudes for purposes of route continuity (Aeronautical Information Manual, 2000). Route width is normally 5 nautical miles (nm) on either side of centerline. In addition to the instrument and visual flight rules routes, there are slow-speed, low-altitude routes used for military air operations at or below 1,500 feet at airspeeds of 250 knots or less (National Imagery and Mapping Agency, 2000).

#### **3.1.2.1 Affected Environment.**

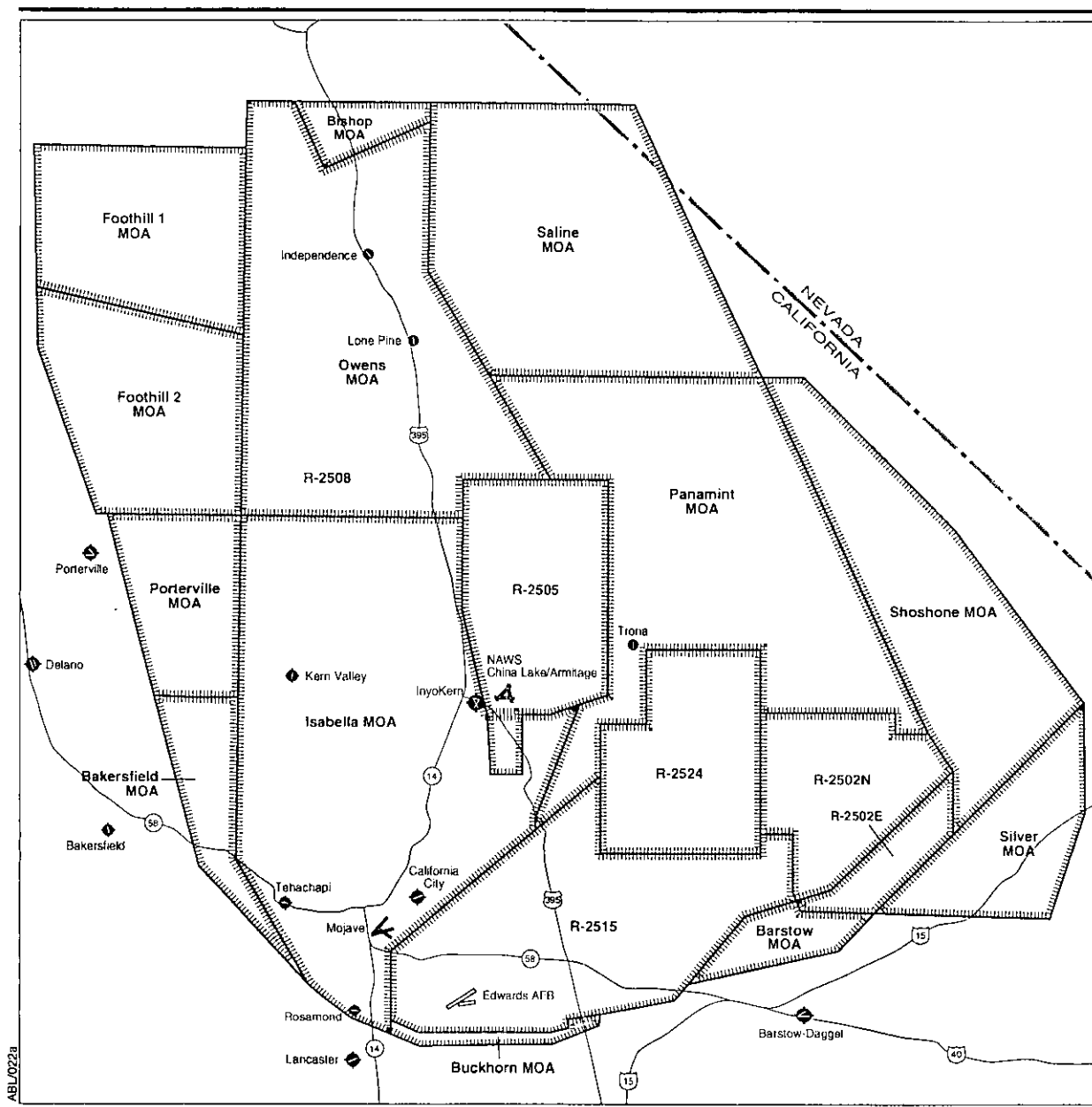
The airspace region of influence (ROI) for Edwards AFB is defined as that area that could be affected by ABL flight-testing activities. For the purposes of this document, the ROI is the R-2508 Airspace Complex and an approximately 36-km (20-nm) zone around the edge of this airspace area. Normally, the special use airspace (SUA) and the Air Traffic Control Assigned Airspace (ATCAA) associated with the R-2508 Complex would be activated for ABL missions. Therefore, the explanation of airspace operations as described in the second section below (Special Use Airspace) is the most significant for ABL operations.

**Controlled and Uncontrolled Airspace.** Outside of the SUA identified and discussed separately in the next section, most of the airspace in the Edwards AFB ROI is controlled airspace, within which some or all aircraft may be subject to air traffic control (ATC). This airspace comprises Class A airspace from 18,000 feet above MSL up to and including FL 600 (60,000 feet), and Class E airspace below 18,000 feet. Within Class E airspace, separation service is provided for instrument flight rules (IFR) aircraft only, and, to the extent practical, traffic advisories to aircraft operating under VFR. The Class E airspace has a floor of 1,200 feet or greater above the surface, except for the areas around (1) Edwards AFB, Mojave, and Palmdale airports in the southwest part of the ROI; (2) Apple Valley and Barstow-Daggett airports in the southeast part of the ROI; (3) Inyokern and Ridgecrest airports in the central portion of the ROI; and (4) Bakersfield, Delano, and Porterville airports in the west portion of the ROI, where the Class E airspace has a floor of 700 feet above the surface (Figure 3.1-3).



Class D airspace, generally that airspace from the surface to 2,500 feet above the airport elevation surrounding those airports that have an operational control tower surrounds Palmdale, Victorville, General Fox, and Bakersfield airports in the southern and western edges of the ROI, and the Naval Air Weapons Station (NAWS) China Lake airports/airfields (see Figure 3.1-3).

Class G airspace (uncontrolled) generally refers to airspace not otherwise designated and operations are typically below 1,200 feet AGL.

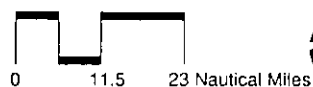
There is no Class B or Class C airspace within the Edwards AFB ROI.



#### EXPLANATION

-  Military Operations Area
-  Airport/Airfield

#### Military Operations Area (MOA)/Restricted Areas in the Edwards AFB Airspace ROI



Source: National Aeronautical Charting Office, 2001.

Figure 3.1-3

The distinction between "controlled" and "uncontrolled" airspace is important. Within controlled airspace, service is provided to IFR flights and visual flight rules (VFR) flights in accordance with the airspace classification. Controlled airspace is also that airspace within which aircraft operators are subject to certain pilot qualifications, operating rules, and equipment requirements. For example, for IFR operations in any class of controlled airspace, a pilot must file an IFR flight plan, and receive an appropriate ATC clearance. Within uncontrolled airspace, no ATC service to aircraft operating under VFR is provided other than possible traffic advisories when the ATC workload permits and radio communications can be established (Illman, 1993). IFR ATC service is available if requested.

**Special Use Airspace.** The R-2508 Airspace Complex lies at the center of the ROI. The complex is composed of 7 Restricted Areas, 10 MOAs, and 12 ATCAA areas. Restricted Area R-2508, the major restricted area from which the complex derives its name, extends from FL 200, upward to an unlimited altitude, and is a shared use airspace. Individual restricted areas, R-2505, R-2506, R-2524, R-2515, R-2502N, and R-2502E, all of which extend from the surface to unlimited, except for R-2506, which extends from the surface to 6,000 feet above MSL, require prior approval for entry (Table 3.1-1).

**Table 3.1-1. Special Use Airspace in the Edwards AFB/R-2508 Complex Airspace ROI**

Number/Name	Effective Altitude (feet)	Time of Use	Controlling Agency
R-2502E	Unlimited	Continuous <sup>(a)</sup>	HI-DESERT TRACON
R-2502N	Unlimited	Continuous <sup>(a)</sup>	HI-DESERT TRACON
R-2505	Unlimited	Continuous <sup>(a)</sup>	HI-DESERT TRACON
R-2508	FL 200-Unlimited	Continuous <sup>(a)</sup>	HI-DESERT TRACON
R-2506	To 6,000	SR-SS Mon-Fri	HI-DESERT TRACON
R-2515	Unlimited	Continuous <sup>(a)</sup>	HI-DESERT TRACON
R-2524	Unlimited	Continuous <sup>(a)</sup>	HI-DESERT TRACON
Bakersfield MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	ZLA CNTR
Barstow MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	HI-DESERT TRACON
Bishop MOA	200 AGL <sup>(b)</sup>	Mon-Fri	ZLA CNTR
Buckhorn MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	ZLA CNTR
Isabella MOA	200 AGL <sup>(b,c)</sup>	0600-2200 M-F	HI-DESERT TRACON
Owens MOA	200 AGL <sup>(b,d)</sup>	0600-2200 M-F	HI-DESERT TRACON
Panamint MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	HI-DESERT TRACON
Porterville MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	ZLA CNTR
Saline MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	HI-DESERT TRACON
Shoshone MOA	200 AGL <sup>(b)</sup>	0600-2200 M-F	ZLA CNTR

Notes: (a) Continuous = 24 hours a day and/or 7 days a week.

(b) To but not including FL 180.

(c) Excluding 3,000 feet and below over Domeland Wilderness Area.

(d) Excludes airspace below 3,000 feet over Wilderness Areas, National Parks and Monuments.

AGL = above ground level

CNTR = Center (Air Route Traffic Control Center)

R = Restricted

FL = Flight Level (FL 180 = approximately 18,000 feet)

MOA = Military Operations Area

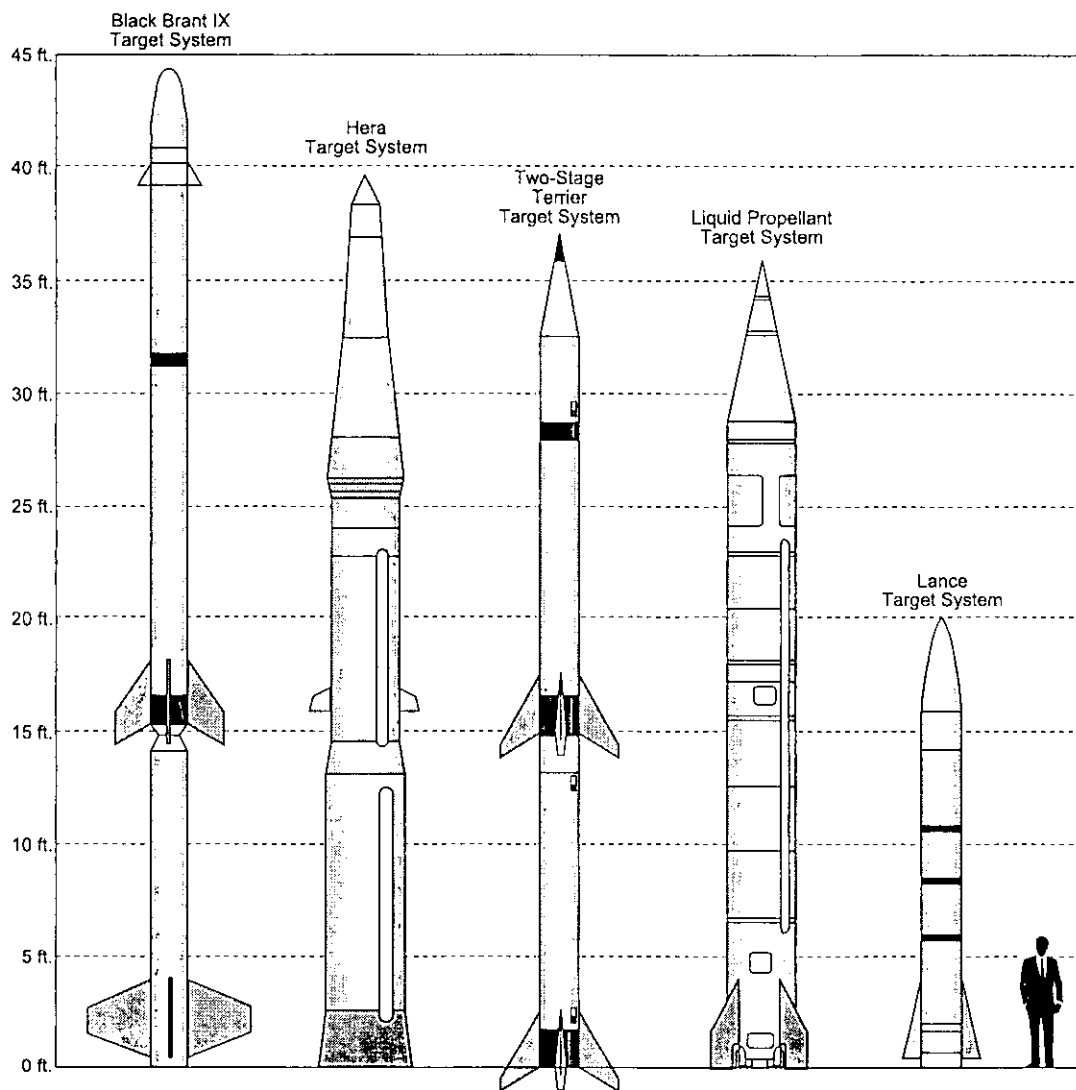
SR = Sunrise

SS = Sunset

TRACON = Terminal Radar Control

ZLA = Los Angeles ARTCC

Source: National Aeronautics Charting Office, 2001b and 2001c.



**Representative  
Target Missiles**

**Figure 2.2-4**

safety personnel are analyzing the potential effect the laser systems may have on the flight termination system to develop appropriate shielding (if necessary) to ensure the termination system would not be affected by the laser systems.

Proteus aircraft, a manned aircraft with a target board attached, would be utilized for testing of the lower-powered laser systems (i.e., ARS, BILL, TILL, and SHEL). The Proteus aircraft would fly at an altitude higher than the ABL aircraft during flight-testing activities.

During flight tests with the ABL aircraft, up to two "chase aircraft" may be utilized to monitor test activities. The ABL aircraft would fly at an altitude above 35,000 feet. The BILL and TILL systems would be directed above horizontal, and track targets in an upward direction during test activities to minimize potential ground impact or potential contact with other aircraft. Based upon this scenario, it has been estimated that if a laser system were to miss the target, the beam trajectory would be such that the beam would depart the controlled airspace above the preapproved altitude as coordinated with the FAA. Other portions of the BMDS may non-intrusively observe/track/monitor these tests as an overall system integration event, leveraging off of the ABL missile launches. As needed, mock warheads with specialized electronic tracking devices would be implemented. This would facilitate faster recovery and response actions at the ranges.

Airborne diagnostic testing would revalidate and expand on-the-ground testing activities, confirm computer model predictions, and enable complete system tests. Airborne tests would also measure the ABL's ability to quickly acquire the next target, ensure proper operation of onboard safety and firing-control procedures, and assess overall system operation.

The American National Standards Institute (ANSI) for Safe Use of Lasers, Z136.1, requires coordination with the FAA when laser programs include the use of Class 3a, 3b, and 4 lasers within navigable airspace. For range safety purposes, airspace control would be conducted in combination with airspace surveillance requirements. Coordination with the U.S. Space Command is required for all Class 3 and 4 laser systems, unless waived by the U.S. Space Command; laser firing time coordination would be accomplished to verify that on-orbit objects are not affected by laser operations (Airborne Laser System Program Office, 2001b).

Once the ground tests are completed with the Block 2004 modules in the SIL, the modules would be transferred to the aircraft for integration and subsequent ground and flight tests. The SIL would become a ground test bed for the ABL. Operations anticipated include 1) adding two modules of the same type/size as the Block 2004 modules in order to help troubleshoot any conditions found in the aircraft, 2) trying new laser system designs and fluids, possibly deuterated hydrogen peroxide ( $[D_2O_2]$ , an expensive but potentially more effective reactant than hydrogen peroxide in the chemical reaction to create the HEL).  $D_2O_2$  is expensive and would be recycled and reused to the maximum extent possible if used, 3) simulate a fully integrated ABL (adding beam control and battle management and possibly a directional turret similar to the aircraft), and 4) an

enclosed chamber to capture/use the photons generated during the test operations. Inside this chamber, target segments or representative missile system parts may be fired upon to evaluate how different materials are affected/destroyed by the high-energy laser. Additional analysis of the construction, remodeling, and operations of this chamber would be done when those details are known.

In addition, ABL activities associated with the MDA lethality program may include development and testing of nuclear, biological, or chemical (NBC) material simulants within a laboratory or other indoor and outdoor test facilities. These activities are analyzed in the Programmatic Environmental Assessment, Theater Missile Defense Lethality Program (U.S. Army Space and Strategic Defense Command, 1993).

Testing under the lethality program involves the use of simulated environmental conditions and simulated NBC agents to determine how each material would react to stresses expected from a typical engagement. The simulant serves as a substitute for live chemical, biological, and bulk payloads, and it mimics the significant qualities of the NBC agent for test purposes. No live NBC agents will be used during flight-test activities. Proposed simulants could include water, tri-ethyl phosphate, tri-butyl phosphate, diatomaceous earth, and other materials. The use of simulants is considered the best available and most practicable approach to obtain required data for testing BMD effectiveness.

Proposed activities associated with the MDA test program, include packaging of simulants within sub-munitions, transportation of simulants and sub-munitions, laboratory and outdoor testing, and disposal of any wastes produced as a result of test activities. Handling procedures for the simulants would follow material safety data sheet (MSDS) recommendations or other appropriate task-specific guidance. Although potential human health effects may result from exposure to any chemical (or simulant), these simulants are safe to use under existing, established laboratory, range, and installation operating procedures. Any hazardous materials used in testing will be handled and disposed of in accordance with existing compliant procedures. The use of simulants and sub-munitions at the test bed at Edwards AFB or test ranges are not anticipated at this time, and further environmental analysis would be conducted, as appropriate, for the ABL to engage in these activities.

As an added safety precaution, target-missile flight tests may require temporary closure of areas in the vicinity of the test range. Laser hazard control regulations and range safety regulations are in place at the test ranges that adequately address outdoor lasing activities to ensure the safety of surrounding receptors. Range safety officials would coordinate with appropriate local authorities to temporarily close highways, sea-lanes, national monuments (i.e., White Sands National Monument), and air traffic routes, as required, during laser-testing activities and missile launches. Typically, closing off an area to the public involves radio announcements, setting up road blocks on highways, and notices to air and sea traffic.

A description of the proposed flight tests at Edwards AFB (R-2508 Airspace Complex), WSMR, and Vandenberg AFB (Western Range) are presented below. No flight-testing activities are proposed at Kirtland AFB.

**Edwards AFB (R-2508 Airspace Complex).** Up to 50 MARTI Drop (balloon with target board attached) tests would be conducted within the R-2508 Airspace Complex utilized by Edwards AFB during the flight test program (Figure 2.2-5). Approximately 25 of the MARTI Drop tests would involve testing the lower-power ARS, BILL, TILL, and SHEL systems. Approximately 25 MARTI Drop tests would involve testing the lower-power ARS, BILL, and TILL, and the high-power HEL systems. Flights may also include on-board beam dumps to internally check the HEL firing, as well as diagnostic checks of the inertial guidance systems by lazering with the HEL to an inertial point above the horizon (e.g. upward at a star). These star shots may be part of any of the HEL operations.

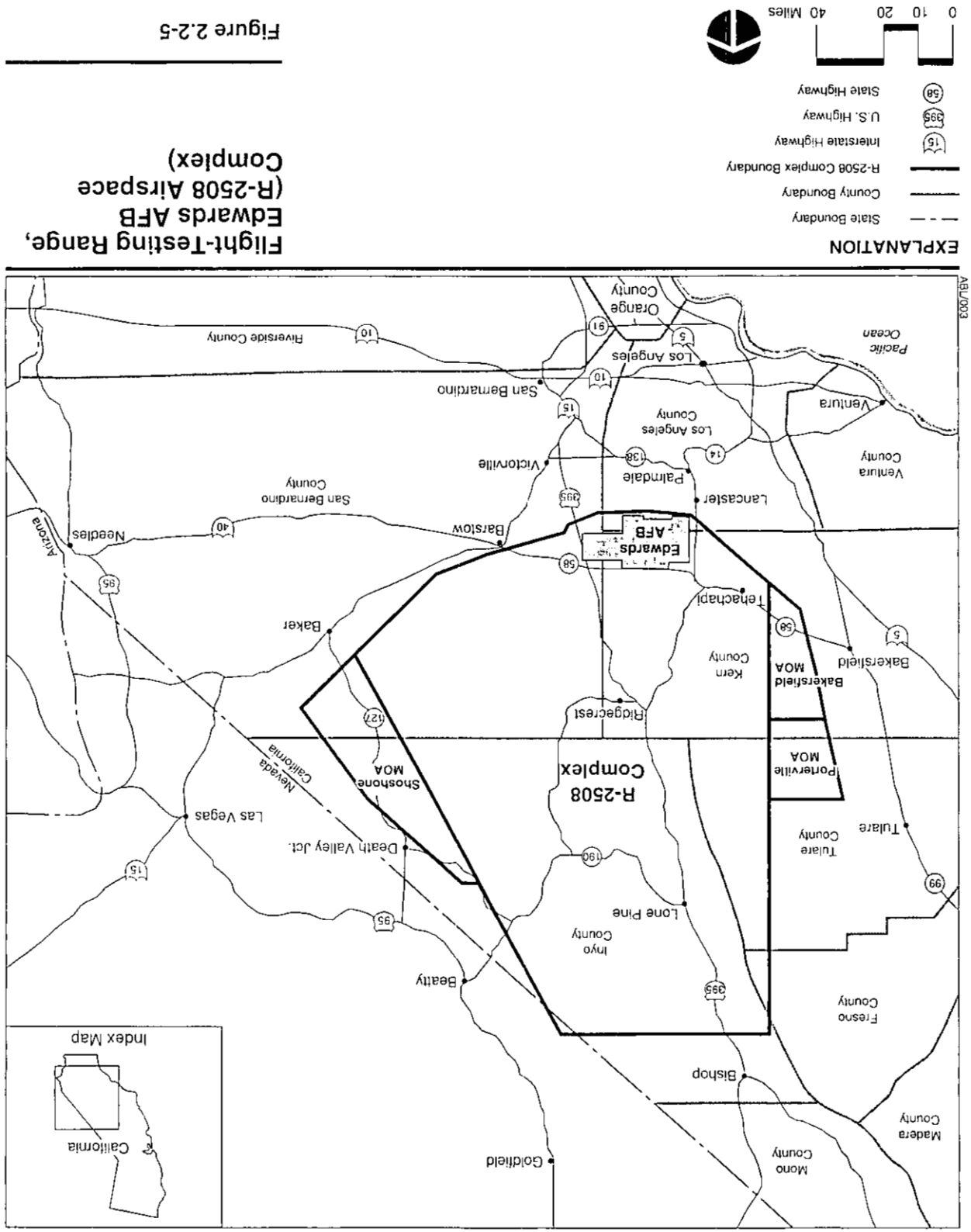
Up to 50 Proteus Aircraft (manned with target board attached) tests would be conducted within the R-2508 Airspace Complex utilized by Edwards AFB. These tests would only involve testing the lower-power ARS, BILL, TILL, and SHEL systems.

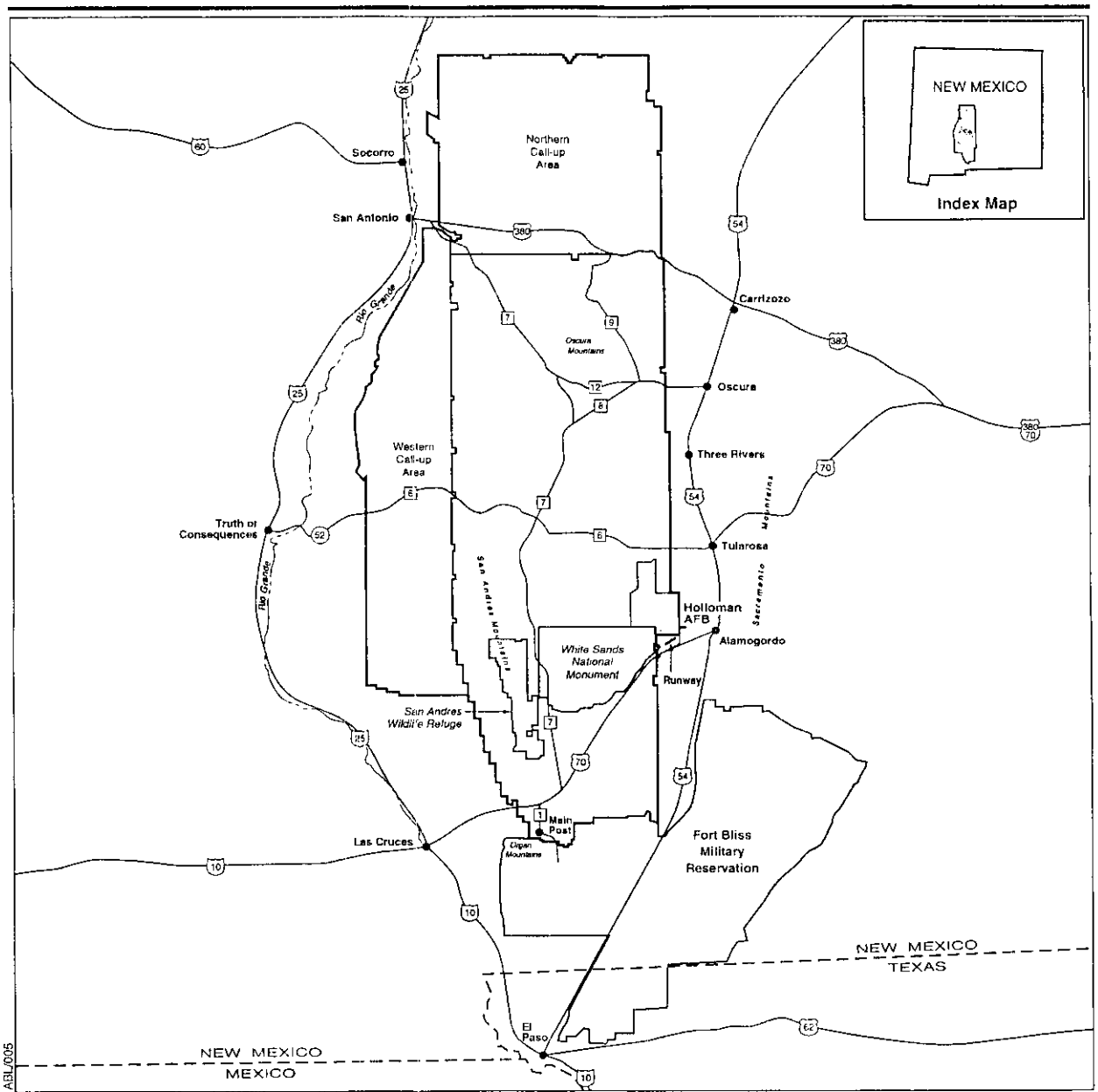
**White Sands Missile Range.** Flight-testing activities would occur over WSMR utilizing WSMR restricted airspace, FAA controlled airspace, and airspace utilized by Fort Bliss. Up to 35 missile flight tests utilizing solid or liquid propellant missiles would occur at WSMR (Figure 2.2-6). Missiles would be launched from existing approved launch areas at WSMR. Approximately ten of these flight tests would involve testing the lower-power ARS, BILL, TILL, and SHEL systems. Approximately 25 flight tests would involve testing the lower-power ARS, BILL, and TILL, and high-power HEL systems. Lasing activities during flight tests at WSMR may involve the ABL aircraft flying at a stand-off position outside of restricted airspace and firing the lasers at targets within WSMR restricted airspace.

Up to 50 MARTI Drop tests would be conducted at WSMR. Approximately 25 of the MARTI Drop tests would involve testing the lower-power ARS, BILL, TILL, and SHEL systems. Approximately 25 MARTI Drop tests would involve testing the lower-power ARS, BILL, TILL, and high-power HEL systems.

Up to 50 Proteus Aircraft tests would be conducted at WSMR. These tests would only involve testing the lower-power ARS, BILL, TILL, and SHEL systems.

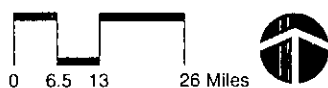
**Vandenberg AFB (Western Range).** Up to 25 missile flight tests would occur at the Western Range utilized by Vandenberg AFB during the flight-test program (Figure 2.2-7). Missiles would be launched from Vandenberg AFB. The potential launch sites include those addressed in the Final Theater Ballistic Missile Targets Programmatic Environmental Assessment (U.S. Air Force, 1997e) (Figure 2.2-8). The trajectory of the target missile would be such that the first stage of the missile and any debris from the destruction of the missile during test activities would occur beyond 3 miles of the coastline. These flight tests would involve testing the lower-power ARS, BILL, TILL, and high-power HEL systems. While infrastructure to support the launching of missile targets exists at these





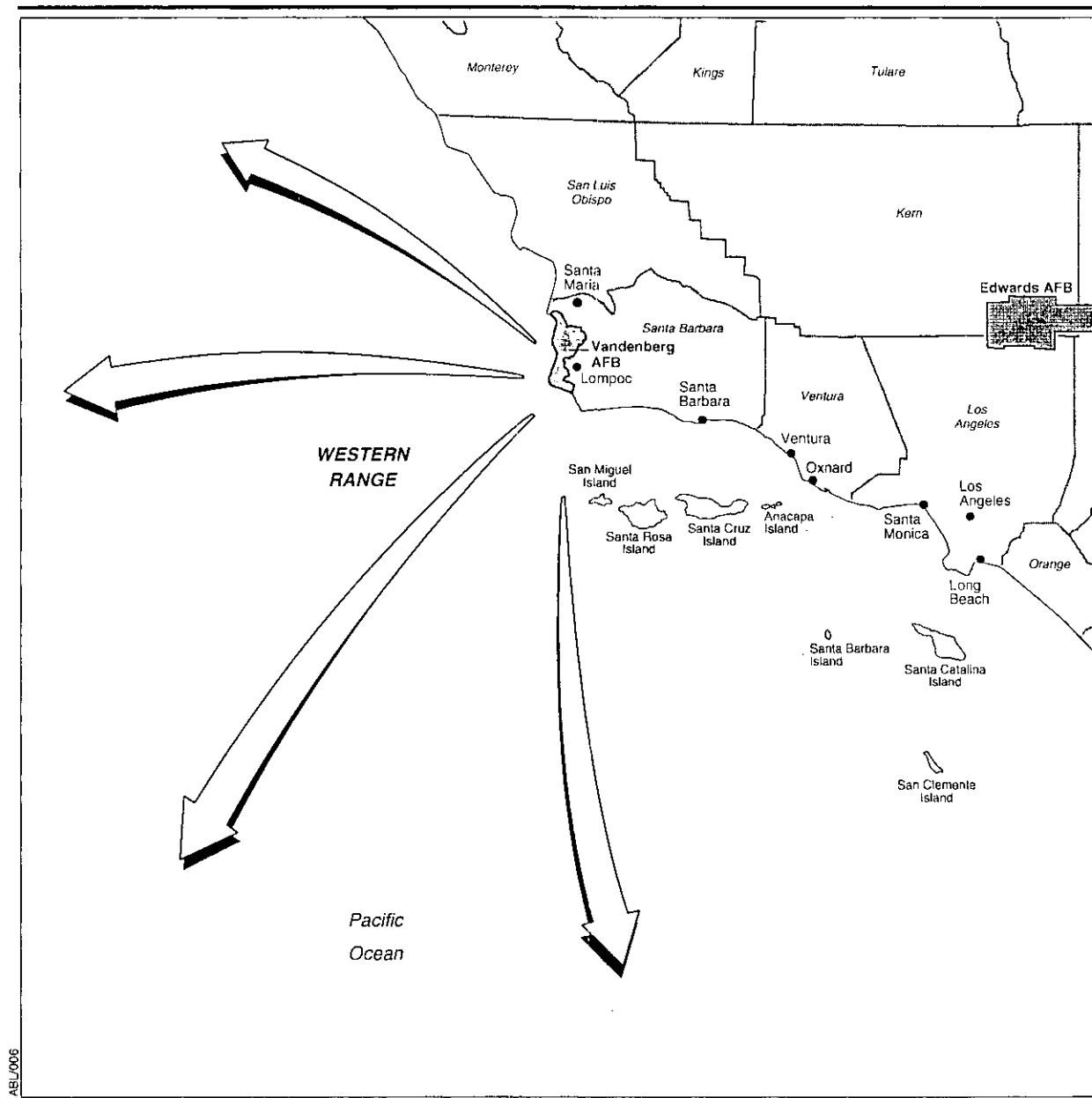
#### EXPLANATION

- Installation Boundary
- (52) State Highway
- (54) U.S. Highway
- (25) Interstate Highway
- (7) Range Roads



#### Flight-Testing Range, White Sands Missile Range

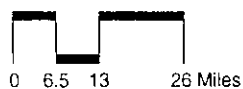
Figure 2.2-6



ABL/006

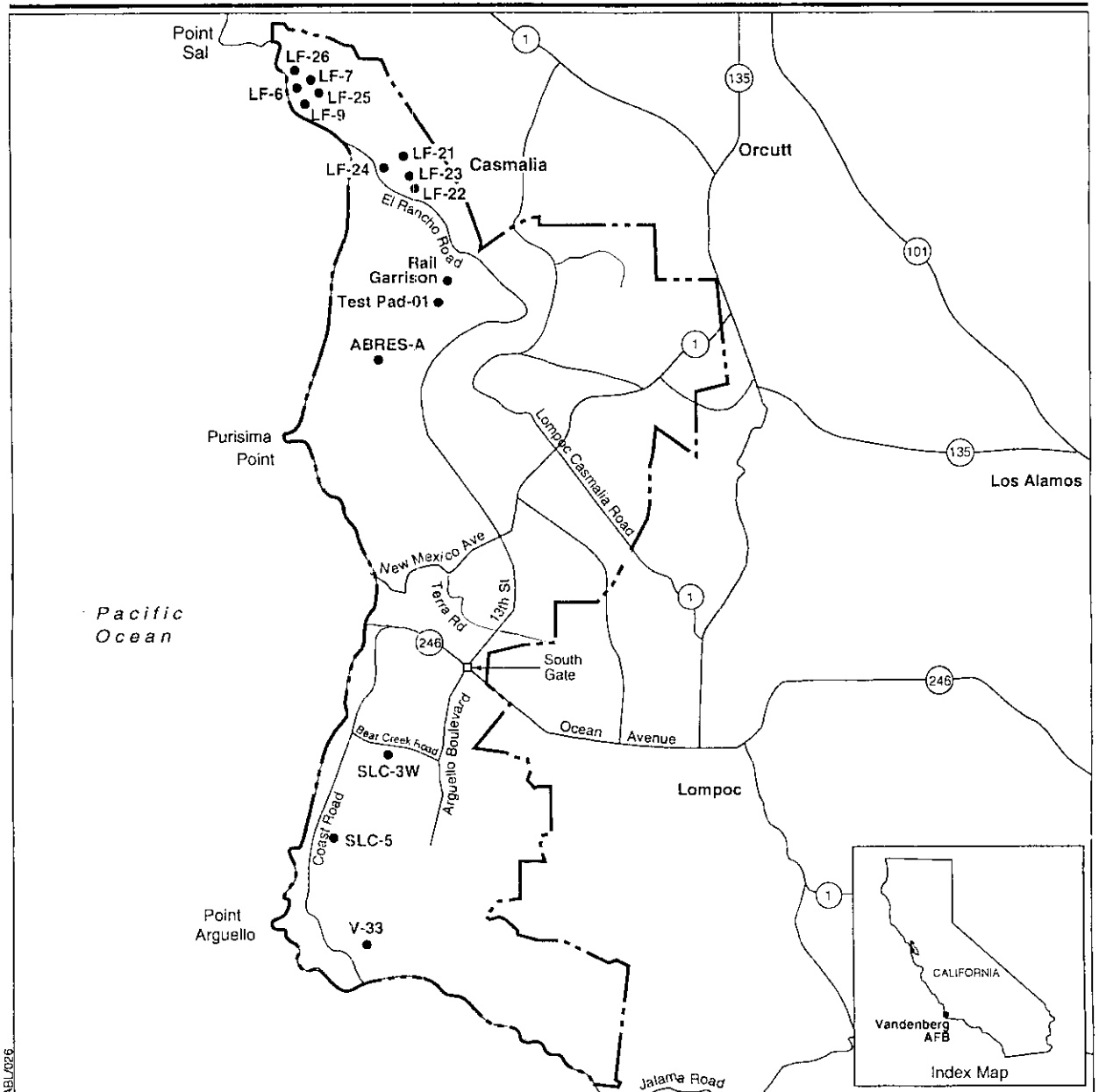
#### EXPLANATION

#### Flight-Testing Range, Vandenberg AFB (Western Range)



Note: The Western Range extends west from the California coast towards the Indian Ocean.

Figure 2.2-7



#### EXPLANATION

- Base Boundary
- Potential Launch Location
- ① State Highway
- LF Launch Facility
- SLC Space Launch Complex
- ABRES Advanced Ballistic Re-entry System



Source: U.S. Air Force, 1997e.

#### Vandenberg AFB Potential Target Missile Launch Sites

Figure 2.2-8

launch facilities (i.e., communication lines, electricity, water), a mobile transporter/erector/launcher (TEL) would be brought to the launch site for the actual launching of the target missiles.

**Kirtland AFB.** No flight testing of the laser systems is proposed at Kirtland AFB.

**Exercises and Targets of Opportunity.** Interwoven in with the standard flight tests proposed, additional activities to utilize the ABL detection, tracking, and communications capability would be done. The ABL could be used to engage other targets of opportunity. Targets of opportunity come in two forms. The first is a simple infrared (IR) signal given off by a moving military article (aircraft, missile, or similar vehicle) that can be passively observed with the infrared search and track (IRST), and, in the case of unmanned target vehicles, the BILL/TILL/ARS lasers. The second type is for a missile or similar vehicle that is unmanned and the target can handle the flash of the HEL (similar to the MARTI HEL activities where a simple flash is done to the target without destroying it). The IRST, and the lower-power lasers may also be used to detect, track, and monitor flights from other BMDS operations as opportunities became available. During exercises, these same systems would be used to track the targets. In addition, the HEL could flash the targets in a manner similar to the HEL MARTI tests. The activities creating these targets would be covered under other environmental analysis conducted by the element conducting the test.

For exercises, launch and recovery activities would be at facilities capable of handling the 747's weight and take-off distance requirements. As these are operational facilities set up for heavy aircraft, the addition of the few takeoffs and landings anticipated would add negligible impacts to the environment. If chemicals are involved appropriate personnel and equipment would be available to support the mission needs. Areas considered include the continental United States, Alaska, Hawaii, and the Pacific and Atlantic test ranges. These proposed airborne testing activities were not specifically analyzed in the 1997 FEIS; however, they are considered to be captured within the analysis because any impacts associated with the ABL's detection and tracking systems are well within the limits of flight-testing activities analyzed in the document.

## **2.3 NO-ACTION ALTERNATIVE**

Under the No-Action Alternative, ABL test activities would not be conducted as described in Section 2.2. ABL test activities would be conducted as analyzed in the 1997 FEIS.

## **2.4 ALTERNATIVES ELIMINATED FROM FURTHER CONSIDERATION**

CEQ regulations require that an EIS evaluate all reasonable alternatives, briefly discuss those alternatives eliminated from detailed analysis in the environmental impact analysis, and provide the reasons for elimination of any alternatives (40 CFR Part 1502.14[a]). "Reasonable" is defined as practical or feasible from a common sense, technical, and economic standpoint (51 FR 15618, April 25, 1986). The 1997 FEIS presented a discussion of the alternatives considered, but

eliminated from further consideration with regard to test demonstration methods, laser system types, and test installation/range locations.

The 1997 FEIS developed a screening process to narrow the number of alternative locations for detailed analysis. This process was designed to identify a number of candidate locations that could meet a threshold of operational considerations necessary to conduct the program. The locational alternatives for the Home Base, the Diagnostic Test Range, and the Expanded-Area Test Range were based on the need for existing facilities and infrastructure to meet the selection criteria and cost considerations. Installations that did not meet any one of the selection criteria were eliminated from consideration. The selection criteria established in the 1997 FEIS still applies to the current ABL test program.

The facility and infrastructure requirements for the Home Base, Diagnostic Test Range, and Expanded-Area Test Range facilities are as follows:

#### **Home Base**

- Runway with sufficient capacity to safely take-off and land a Boeing 747 aircraft
- Hangar large enough to accommodate a Boeing 747 without a modification requiring use of Military Construction (MILCON) funds
- Facility that could be modified for use as a System Integration Facility (SIF)
- Facility on a government installation.

#### **Diagnostic Test Range**

- Minimum of 150 km (94 miles) separation between the ABL aircraft and target launch point within range boundaries
- Capability to launch and recover test article/debris (missiles, aircraft, or balloons) within the confines of the range
- Positive control of airspace in the vicinity of the range
- Ability to give high priority to the ABL test planning and scheduling.

#### **Expanded-Area Test Range**

- Minimum of 300 km (187 miles) separation between the ABL aircraft and target launch point within range boundaries
- Capability to launch multiple missile targets from different locations within the confines of the range
- Positive control of the surface and airspace in the vicinity of the range

- Ability to give high priority to the ABL test planning and scheduling
- Reasonable proximity to the Home Base.

The Western Range was the only location that met the operational criteria for the Expanded-Area Test Range.

#### **2.4.1 Alternatives Considered in the 1997 FEIS but Eliminated from Further Analysis**

##### **Demonstration Methods**

Simulation and Modeling. Program requirements include the need to demonstrate the ability to track and destroy ballistic missiles with a high-energy laser. Because simulation and modeling as a standalone demonstration method does not validate that capability, it had been considered, but eliminated, from detailed analysis.

Integrated Subscale and Component Tests. Performing only laboratory subscale- and component-level tests that incorporate ABL technology would not allow full-scale integration of flight testing and would, therefore, not adequately prove the viability of the technology. A high-power demonstration from an airborne platform against a missile with its rocket motor still burning is the only way to definitively replicate the vibration, pressure, and atmospheric and dynamic effects associated with operation of both the low-power acquisition, tracking, and pointing laser and the HEL beam required to destroy ballistic missiles.

##### **Laser Systems**

Other types of lasers such as carbon dioxide, deuterium fluoride, hydrogen fluoride, free electron, and solid-state lasers were examined for use in the ABL Program. High-power carbon dioxide and deuterium fluoride laser technologies are very mature; however, the beam of these lasers diverge and becomes too large at operational ranges. Since the laser beam cannot maintain a tight focus, sufficient energy cannot be delivered onto the target. Solid-state and free-electron lasers are not sufficiently mature to meet the high-power requirements of the ABL Program. The hydrogen fluoride laser's wavelength causes the beam's energy to be absorbed by the atmosphere, which makes it ineffective at operational ranges. Although the wavelength of both the hydrogen fluoride and the deuterium fluoride lasers can be altered, the technology required to do so is not mature enough for use in the ABL Program. Carbon dioxide, deuterium fluoride, hydrogen fluoride, free-electron, and solid-state lasers have been considered but eliminated from detailed analysis.

##### **Location Alternatives**

Home Base. The acceptable characteristics for both the runway and hangar are driven by the ability to accommodate a Boeing 747. The following criteria was chosen for a runway: a minimum length of 10,000 feet, a minimum width of 150 feet, and an adequate weight-bearing capacity for the Boeing 747 aircraft.

The minimum requirements for the hangar were a door width of 205 feet, height of 45 feet, and an overall length of 180 feet.

Performance of ground-test activities at the Home Base dictates the use of an SIF. The Home Base SIF is a facility capable of providing sufficient space (approximately 20,000 square feet situated near the hangar) for component-level tests, integrated subsystem tests, and data reduction and analysis.

All Department of Defense (DOD) installations in the continental United States were examined in the site-selection process for the Home Base. Installations without runways were eliminated. Those installations having the required runway length, width, and load-bearing capacity were evaluated to determine the hangar dimensions and SIF capabilities. Installations without sufficiently large hangars were eliminated from further consideration.

Table 2.4-1 lists the installations that met both the runway and hangar criteria for Home Base and justification for further evaluation or for elimination from further evaluation. Only two installations (Edwards AFB and Kirtland AFB) have facilities that meet all of the criteria and are available for use by the ABL Program. Therefore, the other DOD installations were eliminated from further consideration as the Home Base.

**Table 2.4-1. Installations with Adequate Runway and Hangar for the Home Base**

Installation	State	Runway Length (feet)	Runway width (feet)	No. of Adequate Available Hangars	Adequate SIF
Dyess AFB	TX	13,500	300	2	None
Edwards AFB	CA	14,994	300	4	Yes
Eglin AFB <sup>(a)</sup>	FL	10,000	300	0	NA
Fairchild AFB <sup>(a)</sup>	WA	13,901	300	1	None
Griffiss AFB <sup>(b)</sup>	NY	11,820	300	2	BRAC
Kirtland AFB	NM	13,775	300	1	Yes
Little Rock AFB	AR	12,000	200	1	None
March AFB	CA	13,300	300	1	None
McChord AFB	WA	10,100	150	4	None
McClellan AFB <sup>(b)</sup>	CA	10,600	200	0	NA
McGuire AFB	NJ	10,001	200	2	None
Miramar NAS <sup>(a)</sup>	CA	12,000	200	0	NA
Offutt AFB	NE	11,700	300	1	None
Robins AFB <sup>(a)</sup>	GA	12,000	300	0	NA
Tinker AFB <sup>(a)</sup>	OK	11,100	200	0	NA
Travis AFB <sup>(a)</sup>	CA	11,002	300	0	NA
Vandenberg AFB <sup>(a)</sup>	CA	15,000	200	0	NA

Notes: (a) Eliminated from consideration because of existing mission commitment  
 (b) Eliminated from consideration because of targeting for closure by BRAC  
 AFB = Air Force Base  
 BRAC = Base Realignment and Closure Commission  
 NA = not applicable  
 NAS = Naval Air Station  
 SIF = System Integration Facility

Test Ranges. Test ranges were evaluated on the basis of the ABL Phase requirements. Test ranges that met the operational requirements were further evaluated considering weather, existing instrumentation, and geographic location. Of the test ranges that met the operations requirements, Poker Flat Research Range, Alaska, was eliminated because of extreme weather conditions and remote-operating costs. The Pacific Missile Range Facility, Kauai, Hawaii, and Wallops Right Facility, Virginia, were eliminated because they lacked land-based instrumentation sites, which is a requirement for monitoring flight-test activities. The Eastern Test Range and Eglin AFB Test Range were considered but not carried forward because a Home Base location in the southeastern United States was not identified using the site-selection process.

No other alternatives were considered for this SEIS. This SEIS addresses the Proposed Action and No-Action Alternative only.

## 2.5 CUMULATIVE ACTIONS AND IMPACTS

Cumulative impacts result from "the incremental impact of actions when added to other past, present, and reasonable foreseeable future actions regardless of what agency undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time" (Council on Environmental Quality, 1978).

Other actions within the region were evaluated to determine whether cumulative environmental impacts could result from implementation of the Proposed Action or No-Action Alternative, in conjunction with other past, present, or reasonably foreseeable future actions. Due to the nature of test activities at WSMR and the Western Range, other missile test and rocket launch activities within these ranges to support other military and commercial (e.g., satellite launches) functions would be occurring. These missile tests and rocket launches have been evaluated in EAs and EISs that limit the number of launches and are carefully scheduled/coordinated to prevent cumulative impacts of test launch actions.

The ABL program is one of the elements of the MDA's BMDS, which is intended to provide an effective defense for the United States, its deployed forces, and its allies from limited missile attack during all segments of an attacking missile's flight. The BMDS involves separate elements to provide a defense during all three segments of missile flight. Missile flight segments include the boost segment, the midcourse segment, and the terminal segment. Each BMDS element is designed to work independently to provide a significant military defense.

The ABL element of this ballistic missile defense system is being developed to provide an effective defense to ballistic missile threats during the boost segment of an attacking missile's flight. The GMD element is being developed to provide an effective defense to ballistic missile threats during the midcourse segment of an attacking missile's flight. The ABL and GMD elements of missile defense have each proposed test activities at Vandenberg AFB and could result in a cumulative effect if test activities conflict. However, the ABL and GMD elements

are independent of each other and would each meaningfully advance the BMDS even if either of the elements did not go forward.

A future action that could occur in association with the proposed ABL test program is the use of strategic targets (i.e., intercontinental ballistic missiles [ICBMs]) to test the ABL laser systems; however, this action has not yet been fully defined. The specific activities associated with using ICBMs as targets has not been determined such as:

- Assessment of whether the use of ICBMs as targets is a viable option
- Whether or not ICBMs are available for ABL test activities
- The number of ICBMs launches that would be conducted
- The specific launch locations for ballistic missile targets. Four possible launch sites have been identified including: Vandenberg AFB, California; Kodiak Launch Complex, Alaska; Pacific Missile Test Facility, Hawaii; and Cape Canaveral Air Station, Florida.
- Whether the ICBM launches would be from land, sea (from a submarine), or air (from an aircraft), or a combination of these launch options.
- The selection criteria for determining potential launch sites and launch options.
- The specific ABL systems to be tested on the ICBM targets.

Because the specific activities to occur during ICBM launches and associated ABL test activities have not yet been established, a detailed environmental evaluation of the potential impacts is not possible. Once more information is available regarding ICBM launches and the associated ABL test activities, additional evaluation of this action would be made in separate environmental documentation.

## 2.6 COMPARISON OF ENVIRONMENTAL IMPACTS

A summary comparison of the potential environmental impacts, along with possible mitigation measures, on each biophysical resource (e.g., hazardous materials/hazardous waste management, air quality, biological resources), affected by the Proposed Action and No-Action Alternative is presented in Table 2.6-1. The information presented is based upon the environmental consequence analysis presented in Chapter 3.0 of this SEIS. The assessment of potential impacts is based on the guidelines from the CEQ (40 CFR Part 1508.27).

**Table 2.6-1. Summary of Environmental Impacts and Suggested Mitigations from the Proposed Action and No-Action Alternative**

Page 1 of 2

Resource Category	Existing Conditions	Proposed Action	No-Action Alternative
<ul style="list-style-type: none"> <li>Airspace</li> </ul>	<p>Conditions:</p> <p>Regional airspace restrictions due to mission activities</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Regional airspace restrictions continue due to ABL testing activities</p> <li>Mitigation:</li> <p>FAA flight level restrictions to ensure non-participating aircraft are clear of the test area. Relocation of ground test activities at Holloman AFB if runway closure causes mission impacts</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Regional airspace restrictions continue due to ongoing mission activities</p> <li>Mitigation:</li> <p>None required</p> </ul>
<ul style="list-style-type: none"> <li>Hazardous Materials and Hazardous Waste Management</li> </ul>	<p>Conditions:</p> <p>Materials used for mission activities managed in compliance with applicable regulations</p> <p>Wastes generated by mission activities managed in accordance with applicable regulations</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Hazardous materials used in support of ABL testing activities. Small quantities of hazardous waste generated from ABL testing activities.</p> <li>Mitigation:</li> <p>Compliance with applicable regulations and management plans would preclude the need for mitigation measures</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No additional hazardous materials used and no hazardous waste generated over that addressed in the 1997 FEIS</p> <li>Mitigation:</li> <p>None required</p> </ul>
<ul style="list-style-type: none"> <li>Health and Safety</li> </ul>	<p>Conditions:</p> <p>Use of ranges in accordance with applicable regulations. Implementation of appropriate measures to ensure a safe test environment for humans and natural resources</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>ABL testing activities involving ground-level and altitude lasing.</p> <li>Mitigation:</li> <p>Performance of ABL testing activities in accordance with applicable regulations and implementation of appropriate safety measures would preclude the need for mitigation measures</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Range safety measures continue due to ongoing mission activities</p> <li>Mitigation:</li> <p>None required</p> </ul>
<ul style="list-style-type: none"> <li>Air Quality</li> </ul>	<p>Conditions:</p> <p>Air pollutant emissions generated from mission activities</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Short-term, minor increase in pollutant emissions due to ABL testing activities at Edwards AFB, Kirtland AFB, Vandenberg AFB, and WSMR/Holloman AFB. Increased emissions during ABL testing activities would not delay regional progress toward attainment of any standard.</p> <li>Mitigation:</li> <p>None required</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No increase in pollutant emissions over that addressed in the 1997 FEIS</p> <li>Mitigation:</li> <p>None required</p> </ul>

**Table 2.6-1. Summary of Environmental Impacts and Suggested Mitigations from the Proposed Action and No-Action Alternative**

Page 2 of 2

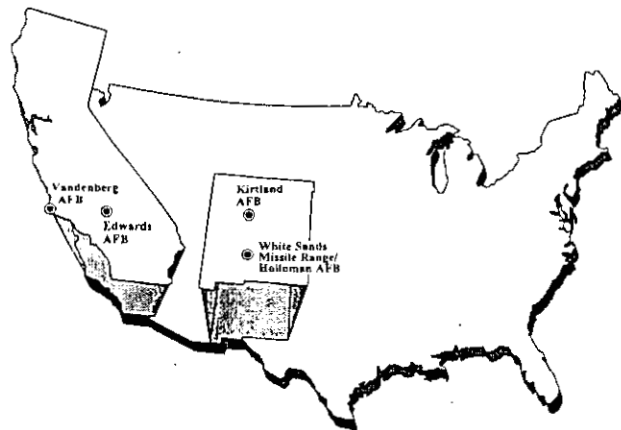
Resource Category	Existing Conditions	Proposed Action	No-Action Alternative
<ul style="list-style-type: none"> <li>Noise</li> </ul>	<p>Conditions:</p> <p>No residential areas exposed to DNL 65 dB or greater due to mission activities</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No residential areas exposed to DNL 65 dB or greater due to ABL test activities</p> <li>Mitigation:</li> <p>None required</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No impact</p> <li>Mitigation:</li> <p>None required</p> </ul>
<ul style="list-style-type: none"> <li>Biological Resources</li> </ul>	<p>Conditions:</p> <p>No additional ground disturbance</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Potential impact to biological resources given the nature of flight-test activities and target debris impacts.</p> <li>Mitigation:</li> <p>ABL test activities would adhere to formal guidance and regulations that exist to protect and preserve biological resources. Debris recovery would be conducted in accordance with existing SOPs to minimize and prevent impacts.</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No impact</p> <li>Mitigation:</li> <p>None required</p> </ul>
<ul style="list-style-type: none"> <li>Cultural Resources</li> </ul>	<p>Conditions:</p> <p>No additional ground disturbance</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Potential impacts to cultural resources sites given the nature of flight-testing activities and target debris impacts.</p> <li>Mitigation:</li> <p>ABL test activities would adhere to formal guidance and regulations that exist to protect and preserve cultural resources. Debris recovery would be conducted in accordance with existing SOPs to minimize and prevent impacts.</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No impact</p> <li>Mitigation:</li> <p>None required</p> </ul>
<ul style="list-style-type: none"> <li>Socioeconomics</li> </ul>	<p>Conditions:</p>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>Increase of approximately 750 personnel at Edwards AFB to support ABL mission. Short-term increase of up to 50 program-related temporary personnel during ABL testing activities</p> <p>Minimal impacts on coastal recreational activities and commercial and recreational fishing</p> <li>Mitigation:</li> <p>None required.</p> </ul>	<ul style="list-style-type: none"> <li>Impacts:</li> <p>No increase in personnel</p> <li>Mitigation:</li> <p>None required</p> </ul>

ABL = Airborne Laser  
 db = decibel  
 DNL = day-night average sound level  
 FAA = Federal Aviation Administration  
 SOP = Standard Operating Procedure

## 2.7 PREFERRED ALTERNATIVE

The Proposed Action is the preferred alternative: Edwards AFB has been selected as the Home Base and will be the primary location for ground-testing activities; White Sands Missile Range has been selected as the Diagnostic Test Range, and the Western Range has been selected as the Expanded-Area Test Range.

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## **CHAPTER 3**

# **AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES**

The affected airspace use environment in the Edwards AFB airspace ROI is described below in terms of its principal attributes, namely: controlled and uncontrolled airspace; SUA; MTRs; en route airways and jet routes, airports, and airfields; and ATC.

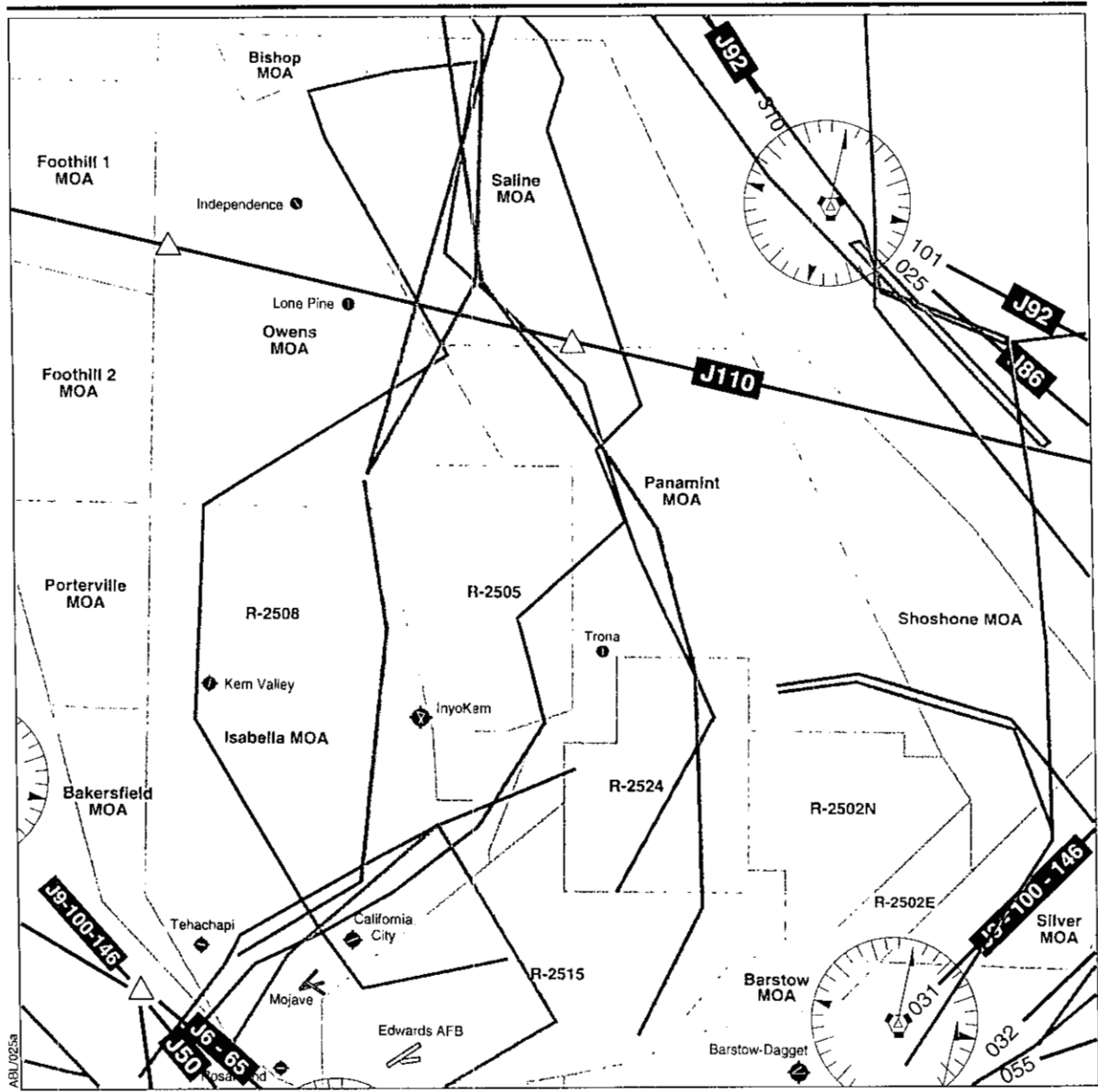
Five of the MOAs (Bishop, Isabella, Owens, Panamint, and Saline) lie below the R-2508 Restricted Area, and extend from 200 feet AGL up to but not including FL 180. The other five MOAs surrounding the Restricted Areas include the Porterville and Bakersfield MOAs on the western side, Buckhorn MOA on the south end and Barstow MOA on the southeast side, and Shoshone MOA on the east side of the complex. These MOAs extend from 200 feet AGL up to but not including FL 180 (see Table 3.1-1). Portions of the four main MOAs (Isabella, Owens, Saline, and Panamint) are situated over Sequoia/Kings Canyon National Parks, John Muir and Domeland Wilderness Areas, and Death Valley National Park, where the lower limit of the MOA is 3,000 feet AGL. MOAs do not include the airspace below 1,500 feet AGL within 3 miles of any charted airport, except Mojave Airport Class D airspace (Joint Policy and Planning Board, 1997).

Associated with and lying above the Isabella, Owens, Panamint, and Saline MOAs are ATCAAs, which are used to fill the airspace gap between the top of the MOAs (FL 180) and the base of the R-2508 Restricted Area (FL 200). When the R-2508 Restricted Area is not activated, the ATCAAs may extend upward to FL 600. ATCAAs are also situated above the peripheral Bakersfield, Barstow, Buckhorn, Porterville, and Shoshone MOAs, which are outside the lateral boundaries of R-2508, to afford additional areas up to FL 600 for segregation of military operations from IFR traffic. Deep Springs ATCAA, extending from FL 240 to FL 600 at the northern tip of the complex, does not have an underlying MOA; and the Bishop MOA (also at the north end of the complex) does not have an overlying ATCAA (see Figure 3.1-3).

There are no Prohibited or Alert SUA areas in the ROI (National Ocean Service, 2001).

**Military Training Routes.** The R-2508 Airspace Complex contains, and is surrounded by, an extensive network of IFR, VFR, and one Slow Route MTR (Figure 3.1-4). All routes are designated as (military authority assumes responsibility for separation of aircraft [MARSAs]) operations established by coordinated scheduling. The route's width is 5.5 km (3 nm) either side of centerline. The routes, originating at Edwards AFB and Naval Air Station (NAS) Lemoore, are authorized for terrain-following operations along their entire route. Hours of operation are normally daylight hours; other hours are by Notice to Airmen (NOTAM), except for VR 1206 and VR 1293, which have continuous hours of operation (National Imagery and Mapping Agency, 2001).

**En Route Airways and Jet Routes.** There are several en route low-altitude (up to but not including 18,000 feet above MSL) airways that enter or transect the airspace ROI. They include the V12, V12-210, V394, V587, V21-283, and V8-210 airways just to the southeast; the V-12 airway to the south; the V197, V137, and V165-459 airways to the southwest; the V459 and V165 airways running down the west side of the complex; and the V105-135 airway down the east side of the R-2508 Airspace Complex (see Figure 3.1-4).



#### EXPLANATION

- High Altitude Jet Routes
- IFR Military Training Route
- VFR Military Training Route
- Slow Route
- Restricted, Prohibited Airspace

#### High Altitude Jet Routes and Military Training Routes in the Edwards AFB Airspace ROI

Figure 3.1-4

Several high-altitude jet routes cross the ROI above 18,000 feet above MSL: the J9-100-146 and J6 jet routes to the south; the J6-65, J50, and J5-50-65 jet routes to the west; and the J92 and J86 jet routes to the east of the R-2508 Complex. One jet route, J110, actually crosses the north part of the R-2508 Airspace Complex.

In addition to the IFR high-altitude jet routes and low-altitude airways used by commercial aircraft, general aviation aircraft fly unrestricted in accordance with VFR within the R-2508 Airspace Complex MOAs below FL 180 (see Figure 3.1-4).

As an alternative to aircraft flying above 29,000 feet following the published, preferred IFR routes (shown in Figure 3.1-4), the FAA is gradually permitting aircraft to select their own routes as alternatives. This "Free Flight" program is an innovative concept designed to enhance the safety and efficiency of the National Airspace System. The concept moves the National Airspace System from a centralized command-and-control system between pilots and air traffic controllers, to a distributed system that allows pilots, whenever practical, to choose their own route and file a flight plan that follows the most efficient and economical route (Federal Aviation Administration, 1998).

Free Flight is already underway, and the plan for full implementation will occur as procedures are modified, and technologies become available and are acquired by users and service providers. This incremental approach balances the needs of the aviation community and the expected resources of both the FAA and the users. Advanced satellite voice and data communications are being used to provide faster and more reliable transmission to enable reductions in vertical, lateral, and longitudinal separation, more direct flights and tracks, and faster altitude clearances (Federal Aviation Administration, 1998).

**Airports/Airfields.** In addition to Edwards AFB and NAWS China Lake, there are a number of airports in the airspace ROI. Some airports within the airspace ROI include Independence, Lone Pine, Kern Valley, Trona, Tehachapi Municipal, California City Municipal, Mojave, and Rosamond airports underneath the R-2508 Airspace Complex, as well as a number of private airfields/airstrips. Some airports just outside the R-2508 Airspace Complex include Palmdale, Apple Valley, and Barstow-Daggett to the south and southeast; and Bakersfield, Delano, and Porterville to the west (see Figure 3.1-3).

**Air Traffic Control.** The majority of the airspace ROI lies within the Los Angeles ARTCC boundaries; the far northwest portion of the ROI is within the Oakland ARTCC (National Aeronautics Charting Office, 2001c). The controlling agency for the Restricted Area and MOAs within the R-2508 Airspace Complex is the High Desert Terminal Radar Approach Control (TRACON), an FAA ATC Facility. During the published hours of use (see Table 3.1-1), the using agency is responsible for controlling all military activity within the SUA, and determining that its perimeters are not violated. When scheduled to be inactive, the using agency releases the airspace back to the controlling agency (High Desert TRACON), and, in effect, the airspace is no longer restricted. If no activity is scheduled during some of the published hours of use, the using agency releases the

airspace to the controlling agency for nonmilitary operations during that period of inactivity (Illman, 1993).

In the Class A (positive control areas) airspace from 18,000 to 60,000 feet surrounding the R-2508 Airspace Complex, all operations are conducted under IFR procedures, and are subject to ATC clearances and instructions. Aircraft separation and safety advisories are provided by ATC, the Los Angeles or Oakland ARTCC. In the Class E (general controlled airspace) airspace below 18,000 feet, operations may either be under IFR or VFR: separation service is provided to aircraft operating under IFR only and, to the extent practicable, traffic advisories to aircraft operating under VFR by the Los Angeles or Oakland ARTCC.

### **3.1.2.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** None of the activities associated with proposed ground-testing activities of the ABL system at Edwards AFB (involving the testing of laser components on the ground before or after they are integrated into the aircraft) would have airspace use impacts. Kilowatt-class ground tests involving free space lasing against a rotplane or billboard target at the C-6 site would require establishing a controlled firing area (CFA) within the Buckhorn MOA. This CFA would be activated by a NOTAM and pertinent information would be placed on the Edward's Automated Terminal Information System. Because lasing activities would be suspended immediately when ground observers with binoculars scanning the sky near the target location indicate an aircraft might be approaching the area, there would be no impacts to controlled or uncontrolled airspace, SUA, MTRs, en route airways and jet routes, other airfields and airports, or ATC in the airspace use ROI. There would be no need to chart the CFA since they do not cause a nonparticipating aircraft to change its flightpath. Similarly, since none of these activities would restrict a clear view of runways, helipads, taxiways, or traffic patterns from any airport traffic control tower, decrease airport capacity or efficiency, or affect future VFR or IFR traffic, they also would not constitute an obstruction to air navigation.

#### **Flight-Testing Activities**

**Controlled and Uncontrolled Airspace.** No new SUA proposal, or any modification to the existing SUA, would be necessary or contemplated to accommodate the flight-testing activities at Edwards AFB (R-2508 Airspace Complex). Consequently, there would be no reduction in the amount of controlled and uncontrolled navigable airspace in the ROI and, therefore, no impacts to the controlled and uncontrolled airspace in the ROI are expected.

**Special Use Airspace.** Use of the R-2508 Airspace Complex for the proposed flight-testing activities would not have an adverse impact on activities conducted within the complex. The restricted areas, MOAs, and associated ATCAA's using agency has a scheduling office that is responsible for establishing a real-time activity schedule for the parts of the R-2508 Airspace Complex that would be

utilized and forwarded, along with any subsequent changes, to the controlling High-Desert TRACON (Joshua). In addition, the flight tests represent precisely the type of activities for which Restricted Area SUA was created in the early 1960s: namely, to accommodate national security and necessary military activities, and to confine or segregate activities considered to be hazardous to nonparticipating aircraft.

MOAs are joint use airspace, as VFR aircraft are not denied access, and that IFR aircraft may be routed through the airspace when approved separation can be provided from activities in the MOAs. Procedures for use of the MOA airspace by nonparticipating IFR traffic are set forth in letters of agreement executed between the controlling and using agencies.

Because ABL flight-test activities would occur above 35,000 feet, no effect to airspace over national parks and wilderness areas is anticipated. In addition, no new demands would be placed on existing SUA that could not be accommodated by airspace schedulers, and the Proposed Action would not require the assignment of new SUA, or require the modification of existing SUA. Therefore, no impacts to SUA are expected.

**Military Training Routes.** No change to an existing or planned MTR or slow route would be required as a result of implementation of the Proposed Action; therefore, no impacts to MTRs are expected.

**En Route Airways and Jet Routes.** Since proposed flight-testing activities would be contained within the existing SUA, there would be no impact to the ROI's en route airways and jet routes that, with one exception, skirt the boundaries of the R-2508 Complex. Consequently, no change to an existing or planned IFR minimum flight altitude, a published or special instrument procedure, or an IFR departure procedure would be required, and no change to a VFR operation from a regular flight course or altitude would be required as a result of implementation of the Proposed Action. However, the J110 jet route (see Figure 3.3-3), which transects R-2508 in the northern half of the airspace ROI, is normally unavailable from sunrise to sunset, Monday through Friday; therefore, the ABL flight-testing activities in the R-2508 Airspace Complex would not cause a change in its availability.

**Airports and Airfields.** Implementation of the Proposed Action would not restrict access to, or affect the use of, any airfield or airport available for public use, and would not affect airfield/airport arrival and departure traffic flows. Therefore, no impact to the ROI's airports and airfields is expected.

**Mitigation Measures.** No impacts have been identified; therefore, no mitigation measures would be required.

**Cumulative Impacts.** No other projects in the airspace ROI have been identified that would have the potential for incremental, additive cumulative impacts to controlled or uncontrolled airspace, SUA, MTRs, en route airways and jet routes, airfields and airports, or ATC.

## **No-Action Alternative**

**Controlled/Uncontrolled Airspace.** Ongoing activities at Edwards AFB (R-2508 Airspace Complex) would continue to utilize the existing SUA. No new special use airspace proposal, or any modification to the existing SUA, is proposed to accommodate continuing mission activities. Therefore, no impacts to the controlled/uncontrolled airspace in the ROI are anticipated.

**Special Use Airspace.** The ongoing activities at Edwards AFB would continue to utilize the existing SUA. Although the nature and intensity of utilization varies over time and by individual SUA area, the continuing mission activities represent precisely the kinds of activities that the special use airspace was created for. Restricted Areas contain airspace within which the flight of aircraft, while not wholly prohibited, is subject to restrictions. Activities within these areas must be confined because of their nature or limitations imposed upon aircraft operations that are not part of these activities, or both. As such, the continuing mission activities do not represent an adverse impact to SUA, and do not conflict with any airspace use plans, policies, or controls.

**En Route Airways and Jet Routes.** Ongoing activities at Edwards AFB would continue to utilize, and be confined to, the existing SUA. Use of the existing en route airways and jet routes by IFR traffic comes under the control of the Los Angeles ARTCC, and, therefore, no adverse impacts to the ROI's airways and jet routes are expected.

In terms of potential airspace use impacts to en route airways and jet routes, the continuing mission activities would be in compliance with DOD Directive 4540.1, Use of Airspace by U.S. Military Aircraft and Firings Over the High Seas, which specifies procedures for conducting aircraft operations and missile/projectile firing, namely the missile/projectile "firing areas shall be selected so that trajectories are clear of established oceanic air routes or areas of known surface or air activity" (Department of Defense, 1981). In addition, before conducting an operation that is hazardous to nonparticipating aircraft, NOTAMs would be sent in accordance with the conditions of the directive specified in Office of the Chief Naval Operations Instruction (OPNAVINST) 3721.20B, DOD NOTAM System.

As noted above, mission activities would continue to utilize the existing SUA, and would not require a change to an existing or planned IFR minimum flight altitude, a published or special instrument procedure, or an IFR departure procedure; or require a VFR operation to change from a regular flight course or altitude. Therefore, no impacts to the surrounding low-altitude airways and/or high-altitude jet routes are expected.

**Airports and Airfields.** Ongoing activities at Edwards AFB would continue to utilize the existing SUA and would not restrict access to or affect the use of the existing airfields and airports. Operations at Edwards AFB, the R-2508 Airspace Complex, and the many private airfields/airstrips in the ROI would continue as under current conditions. The existing airfield/airport arrival and departure traffic flows would not be affected by the No-Action Alternative, and access to airports/airfields would not be affected. Therefore, no impacts are expected.

**Mitigation Measures.** The well-defined SUA dimensions and scheduled times of use on aeronautical charts, as well as the positive ATC, would eliminate the need for mitigation measures.

### **3.1.3 Hazardous Materials and Hazardous Waste Management**

Hazardous materials management activities at Air Force installations are governed by specific environmental regulations. For the purpose of the following discussion, the term hazardous materials or hazardous waste refers to those substances defined as hazardous by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. Section 9601 et seq., as amended. In general, this includes substances that, because of their quantity, concentration, or physical, chemical, or infectious characteristics, may present substantial danger to the public health, welfare, or the environment when released. Hazardous waste is further defined in 40 CFR 261.3 as any solid waste that possesses any of the hazardous characteristics of EP toxicity, ignitability, corrosivity, or reactivity, or is listed as a hazardous waste in Subpart D of 40 CFR Part 261. Transportation of hazardous materials is regulated by the U.S. Department of Transportation (DOT) regulations within 49 CFR.

#### **3.1.3.1 Affected Environment.**

AFFTC Instruction 32-19, *Hazardous Material Management*, and AFFTC 32-7042, *Edwards AFB Hazardous Waste Management Plan*, ensure compliance with applicable federal, state, local regulations, and Air Force directives related to hazardous materials management.

Base Supply operates on the Hazardous Material Pharmacy concept, which allows base tenants to obtain hazardous materials from assigned distribution centers. The hazardous material pharmacy works with users to identify the exact quantity required, and any appropriate material substitutes. Unopened containers of materials are returned to the Pharmacy for subsequent use. Leftover portions are disposed of in accordance with Edwards AFB Hazardous Waste Management Plan. The Depot Maintenance Hazardous Material Management System database stores information concerning the issue and use of hazardous materials. All users of hazardous materials, including contractors, are required to maintain strict inventories of all hazardous materials, reduce large-quantity bench stocks, and use less hazardous or nonhazardous materials in place of those currently used when possible (U.S. Air Force, 1997a).

A wide variety of hazardous waste is generated at Edwards AFB in connection with flightline, base support, research and development laboratories, and various industrial operations. Hazardous waste generated at Edwards AFB is collected by generators at Initial Accumulation Points. The waste is stored in approved containers, labeled in accordance with state requirements, and managed by trained personnel following procedures detailed in the Edwards AFB Hazardous Waste Management Plan. These materials are either picked up by the Environmental Management Office or are delivered to Accumulation Sites. Within 90 days, the materials are turned over to the Conforming Storage Facility for off-base disposal, which must be accomplished within 1 year from the accumulation start date (U.S. Air Force, 1997a).

Preparedness and spill prevention actions are accomplished in advance to ensure that an accidental fire, explosion, or unplanned release of hazardous material is prevented, if possible, or mitigated and properly cleaned up. Spill prevention, control, and countermeasure procedures, methods, and equipment have been developed and implemented for the ABL System Program Office (SPO) in coordination and compliance with Edwards AFB hazardous material/waste storage and transfer areas.

### **3.1.3.2 Environmental Consequences**

**Ground-Testing Activities.** Materials used in the BILL, TILL, SHEL, and ARS laser systems include:

- Deuterium oxide (D<sub>2</sub>O) (i.e., heavy water)
- He
- N<sub>2</sub>
- CO<sub>2</sub>
- Water.

Materials used in support of laser system ground activities (i.e., AGE) include:

- Jet propulsion fuel (JP-8)
- Oils
- Lubricants.

The BILL laser system uses water as a coolant, thus producing no hazardous waste during the lasing process. The TILL laser system uses D<sub>2</sub>O as a coolant. D<sub>2</sub>O is water that contains a significantly higher proportion of deuterium atoms to ordinary hydrogen atoms (heavy water). In this case, D<sub>2</sub>O has many of the same properties as water, is a stable isotope, and does not have a regulated maximum contaminant level (MCL) established by the U.S. EPA. The laser coolants operate within a closed-loop system, and are only replaced during general maintenance requirements. The ARS is a CO<sub>2</sub> laser that utilizes Refrigerant 404 in its cooling system. The CO<sub>2</sub> laser uses several inert gases such as He and N<sub>2</sub> for increased operating efficiency, and CO<sub>2</sub> as the prominent lasing medium. None of these inert gases is hazardous; however, they are asphyxiants, and can displace oxygen resulting in an oxygen-deficient atmosphere. Use of compressed gases would comply with 29 CFR Part 1910.101, *Compressed Gases (General Requirements)*; in the event that liquid oxygen/nitrogen facilities are required, use of these materials would comply with AFOSH Standard 91-67, *Liquid Nitrogen and Oxygen Safety*.

The IMF at Edwards AFB would be used to store, handle, and mix chemicals for the laser. This conforming and compatible storage area is situated in a remote area approximately 1.2 miles from Building 151. Standard Operating Procedures would be developed for storage, mixing, transportation, use, and disposal of all chemicals to ensure maximum safety to human health and the environment. Fluid Transfer Assembly carts would be used to temporarily store and transport hazardous chemicals. The ABL program would be required to coordinate volumes stored and/or used at any time with the AFFTC/EMC and be responsible for all recordkeeping and compliance reporting of volumes used. Storage and

handling areas would consist of concrete pads with associated tanks, piping, valves, relief devices, and related storage and transfer equipment to provide chemical compounds to the required facilities and equipment. The chemical compounds, delivery method, and quantities stored are provided in Table 3.1-2.

COIL chemicals include chlorine ( $\text{Cl}_2$ ), iodine ( $\text{I}_2$ ), and hydrogen peroxide ( $\text{H}_2\text{O}_2$ ). Effluents from the operation of the HEL are managed by use of chemical scrubbers and chemical reactions that produce non-toxic by-products. Deuterated hydrogen peroxide ( $\text{D}_2\text{O}_2$ ) may be used in place of  $\text{H}_2\text{O}_2$  in BHP as it is expected to be more effective in generating the laser light; however, due to its expense, it would be recycled to the greatest extent possible. Any hazardous waste generated during the ABL Program would be stored at an approved 90-day accumulation point, which is authorized by Environmental Management (AFFTC/EMC), and disposed of in accordance with AFFTC 32-7042. Estimated quantities of waste generated during ABL ground and flight tests are provided in Table 3.1-3. These quantities include the continued operations of the SIL and test cell to support laser module upgrade testing, as well as testing of new optics and control mechanisms.

An extensive evaluation of the COIL chemicals and the reporting limits based on an accidental release was presented in the Environmental Assessment [EA] for Ground Operations and Testing in Support of the Airborne Laser Program at Edwards AFB (U.S. Air Force, 2001a). The EA concluded that appropriate measures are in place to prevent adverse impacts.

AGE used to support the ground portion of flight-testing activities would be powered using existing stores JP-8; therefore, no additional JP-8 storage capacity would be required.

For exercises at other locations where the ABL aircraft flies with chemicals loaded from Edwards AFB or the exercise location, the operating facility supporting the exercise would have appropriate personnel and equipment available to support the ABL mission needs. Chemical disposal, if needed, would be under the operating facility's standard operating procedures for hazardous waste.

**Flight-Testing Activities.** Because the Proteus aircraft is operated by BAE Systems situated at Mojave Airport, fuel for the Proteus aircraft would be obtained from Mojave Airport fuel supplies; therefore, no additional fuel storage capacity would be required to meet the demand. In the event of an emergency or operational need during flight and the aircraft must release liquids used by the ABL; it would do this at 15,000 feet or higher. Chemical dispersion modeling has shown that such a release would not reach the ground. An extensive evaluation of the release of ABL chemicals in the upper atmosphere is presented in Section 3.7 of the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program (U.S. Air Force, 1997a). Flight-testing activities would occur over WSMR in New Mexico, the R-2508 Airspace Complex over southern and central California, and the Western Range over the Pacific Ocean off the coast of California (see Sections 3.1.2, 3.3.2, and 3.4.2, Airspace).

**Table 3.1-2. Estimated Storage Requirements for Bulk Chemicals at Edwards AFB**

Chemical Compound	Delivery Method	Storage Quantities	Locations		
			SIL or Aircraft	GPRA	IMF
Ammonia (Anhydrous)	Liquid DOT <2,000 pound Cylinders	2,000 to 4,000 lb	X		X
Chlorine	Liquid DOT 2,000 pound Cylinders	1,000 to 2,000 lb	X		X
Hydrogen Peroxide (50 percent concentrate)	Liquid ISO Tanker, Class 1 Tank	8,000 gal.			X
Hydrogen Peroxide (70 percent concentrate)	Liquid ISO Tanker, Class 1 Tank	1,000 to 4,000 gal.	X		X
Iodine	Solid (crystalline) 5 kg Packages	65 - 100 lb	X		X
Basic Hydrogen Peroxide (BHP)	Liquid (SIL/IMF transfer with BHP cart)	1,200 gal.	X		X
Lithium Hydroxide (Monohydrate)	Solid (powdered/crystalline 2,200 lb. Totes)	4,400 - 6,600 lb			X
Sodium Hydroxide (50 percent concentrate)	Liquid (IBC/Totes, 300 gal.)	900-1,200 gal.			X
Potassium Hydroxide (50 percent concentrate)	Liquid (IBC/Totes, 300 gal.)	900-1,200 gal.			X
Sulfuric Acid (93% conc.-IMF Aspirator Fluid)	Liquid (Drop-Shipped 55 gal drums)	660 gal.			X
Phosphoric Acid (2 Mol. [20 percent] TMS/NH3 Scrubber)	Liquid (Delivered ISO-DOT tankers)	8,500 gal.		X	
Sulfuric Acid (25 percent concentrate, TRICS-A Scrubber)	Liquid (Delivered ISO-DOT tankers)	2,900 gal.	X		
Sodium Hydroxide (20 percent concentrate, TRICS-C Scrubber)	Liquid (Delivered ISO-DOT tanker)	1,700 gal.	X		
Sodium Hydroxide (10 percent concentrate, GPRA CI2 & I2 Scrubber)	Liquid (Delivered ISO-DOT tanker)	3,360 gal.		X	
Liquid Nitrogen	Liquid (Drop-Shipped ISO-DOT tankers)	3,500-6,000 gal.			X
Liquid Carbon Dioxide	Liquid (Drop-Shipped ISO-DOT tankers)	34 tons			X
Helium	Gas (Drop-Shipped ISO-DOT tankers)	1,900-3,000 lb	X		

DOT = Department of Transportation  
 GPRA = Ground Pressure Recovery Assembly  
 IBC = Intermediate Bulk Container  
 IMF = Integrated Maintenance Facility  
 ISO = International Standards Organization  
 SIL = Systems Integration Laboratory  
 TMS = Thermal Management System  
 TRICS-A = Transportable Integrated Chemical Scrubber – Ammonia  
 TRICS-C = Transportable Integrated Chemical Scrubber – Chlorine

**Table 3.1-3. Estimated Annual Quantities of Wastes to be Disposed at Edwards AFB**

**(Page 1 of 2)**

Waste Type	Estimated Volume	Notes
Spent GPRA Ammonia Scrubber Solution	68,000-170,000 gallons	Ammonia vapor is scrubbed in a phosphoric acid solution. When the solution is spent, an aqueous 20 percent di-ammonium hydrogen phosphate solution with an estimated pH of 6 to 8 would require removal and disposal. Approximately 8,500 gallons would be generated from each change-out. There would be 8 to 20 scrubber change-outs per year. This solution could potentially be a non-hazardous waste.
Spent TRICS Ammonia Scrubber Solution	8,700-17,400 gallons	Ammonia vapor is scrubbed in a 25 percent sulfuric acid solution. When the solution is spent, ammonium sulphate with an estimated pH of 2 would require removal and disposal. Approximately 2,900 gallons would be generated from each change-out. There would be three to six change-outs per year.
Iodine Solids	20 gallons	Composed of iodine solids with possible inert material. One change-out of the iodine system is anticipated for each of the Block 2004, 2006, and 2008 operations.
Caustic Solids	55 gallons	Composed of gloves, personnel protective equipment, rags, absorbent pads, glassware and other inert solids contaminated with potassium, sodium and lithium hydroxide. The estimated pH of these materials if an equal weight amount of water were added is between 8 and 14.
Rags with Oils, Solvents, and Cleaners	55 gallons	Non-recyclable wiping rags, "pig pads" and other inert solids with oils, solvents such as ethanol and isopropanol and other cleaners.
Used Oil	55 gallons	Motor or hydraulic oils with possible traces of water.
Nitric Acid Solution	55 gallons	The estimated constituents are nitric acid 5 to 30 percent and water 70 to 95 percent.
Spent Hydrogen Peroxide Solution <8 percent <sup>(a)</sup>	100-5,000 gallons	Concentrations expected between 0.1 and 7.9 percent. pH range expected between 3.5 and 7. H <sub>2</sub> O <sub>2</sub> at <6 percent is considered non-hazardous.
Spent Hydrogen Peroxide Solution ≥ 8 percent <sup>(a)</sup>	100-5,000 gallons	Concentrations expected between 8 and 35 percent. pH range expected between 2.5 and 7. H <sub>2</sub> O <sub>2</sub> at >8 percent is considered an oxidizer.
Sodium, Potassium, and Lithium Hydroxide Solutions (pH<12.5) <sup>(a)</sup>	100-5,000 gallons	Concentrations expected between 1 and 4.9 percent. pH <12.5. This material may be alkaline.
Sodium, Potassium, and Lithium Hydroxide Solutions (pH≥12.5) <sup>(a)</sup>	100-5,000 gallons	Concentrations expected between 5 and 70 percent. pH of 14 expected. This material is alkaline and corrosive.
BHP Solution <sup>(a)</sup>	100-5,000 gallons	Hydroxide concentrations expected between 5 and 50 percent, pH range expected between 10 and 14, hydrogen peroxide concentrations expected between 10 and 35. pH < 12.5 may be non-hazardous.

**Table 3.1-3. Estimated Annual Quantities of Wastes to be Disposed at Edwards AFB**  
(Page 2 of 2)

Waste Type	Estimated Volume	Notes
System Rinses <sup>(a)</sup>	100-5,000 gallons	Could include traces of hydrogen peroxide; sodium, potassium and lithium hydroxides. Expected pH range of 4 to 14. pH between 2 and 12.5 may be non-hazardous.
Spent TRICS Chlorine Scrubber Solution <sup>(a)</sup>	5,100-10,200 gallons	Chlorine is scrubbed in a 15 to 20 percent sodium hydroxide solution. The spent solution would contain sodium hydroxide, sodium chlorides, hypochlorites and have an estimated pH of 14. Scrubber system capacity is 1,700 gallons. There would be three to six change-outs per year.
Spent GPRA Laser Effluent Scrubber Solution <sup>(a)</sup>	3,360-6,720 gallons	Laser exhaust scrubbed in a 10 percent sodium hydroxide solution. The spent solution would contain sodium hydroxide with some chloride and iodide salts and has an estimated pH 10 to 12. Scrubber system capacity is 3,360 gallons. There would be three to six change-outs per year.
Small quantity BHP, mixed hydroxide, hydrogen peroxide solutions and rinse water from IMF chemical laboratory and other operations <sup>(a)</sup>	100 gallons	Could include traces of hydrogen peroxide; sodium, potassium and lithium hydroxides. Expected pH range of 4 to 14.
IMF Baker Tank Aspirator Drive Fluid <sup>(b)</sup>	5,000-20,000 gallons (per week)	The estimated constituents are as follows: water 85-100 percent, potassium sulfate 0-10 percent, sodium sulfate 0-5 percent, lithium sulfate 0-5 percent, hydrogen peroxide 0-1.5 percent. The pH range is 5 to 9. Based on a review of the estimated constituents, it is believed that this fluid would be classified as a non-hazardous waste
Soil Contaminated with Sodium, Potassium, and Lithium Hydroxide Solution (trace of hydrogen peroxide is possible)	1-20 cubic yards	Concentrations expected between 5 and 10 percent. pH of 10 to 14 expected. This material may be alkaline and corrosive. No free liquids are in this waste.

Notes (a) IMF Baker Tank Aspirator Drive Fluid

(b) May or may not be considered a hazardous waste. Substance will be tested to ensure proper disposal method.

BHP = basic hydrogen peroxide

GPRA = Ground Pressure Recovery Assembly

H<sub>2</sub>O<sub>2</sub> = hydrogen peroxide

IMF = Integrated Maintenance Facility

pH = measure of acidity

TRICS = Transportable Integrated Chemical Scrubber

Source: Airborne Laser System Program Office, 2001c.

**Mitigation Measures.** Because ABL testing activities would be required to comply with applicable federal, state, DOD, and Air Force regulations regarding the use, storage, and handling of hazardous materials and hazardous waste, these activities would not result in substantial environmental impacts, and no mitigation measures would be required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

#### **3.1.4 Health and Safety**

U.S. Air Force laser operations must comply with Air Force Occupational Safety and Health (AFOSH) Standard 48-139, *Laser Radiation Protection Program*, in order to ensure proper health and safety procedures related to operation of both U.S. Food and Drug Administration (FDA)-approved and military-exempted laser systems. Section 2.2 provides a description of the laser types utilized under the ABL test program.

##### **Laser Hazards**

The ANSI Z136 series provides industry standard guidance for laser safety evaluations. Hazard distances and eye protection specifications for lasers are determined from the maximum permissible exposure (MPE) for each laser system. ANSI Z136.1, Safe Use of Lasers, defines the MPE as "the level of laser radiation to which a person may be exposed without hazardous effect or adverse biological change in the eye or skin." The MPE is primarily a function of laser wavelength and exposure duration and will also vary based on pulsed laser output parameters such as pulsewidth and pulse repetition frequency. In general, the safe eye exposure limits are lower than skin exposure limits (except for CO<sub>2</sub> lasers where both are the same because this wavelength is absorbed by the cornea or outer portion of the eye).

Once the MPE has been determined for a laser, this value and the output parameters (such as power and divergence or beam spread) can be used to determine eye and skin hazard distances. In the ANSI standard, the eye hazard distance is referred to as the Nominal Ocular Hazard Distance (NOHD). The NOHD is defined in the standard as "the distance along the axis of the unobstructed beam from a laser ... to the human eye beyond which the ... exposure ... is not expected to exceed the appropriate MPE." Note that the hazard is from looking directly into the beam along its propagation axis. Laser light is predominantly scattered forwards and backwards, whereas relatively little

is scattered sideways. When the appropriate hazard distance for a laser is determined the allowable pointing angles and obstructions must be analyzed to determine the Nominal Ocular Hazard Zone (NOHZ). As describe in ANSI Z136.1, the NOHZ is a three dimensional volume of airspace where the laser radiation "during normal operation exceeds the applicable MPE."

Table 2.2-3 summarizes specific laser system parameters and resulting safety parameters calculated using guidance in ANSI Z136.1 (American National Standards Institute, 2000a). The ANSI standard states that a maximum exposure time "of 10 seconds provides an adequate hazard criterion" (in the 0.7 to 1.4 micron laser wavelength range) for all but "unusual viewing conditions." Thus, a 10-second exposure duration was used in the Air Force Research Laboratory Optical Radiation Branch (AFRL/HEDO) analysis for the ARS, TILL, and SHEL systems. The BILL and TILL MPEs are per pulse MPEs (corrected for multiple pulse exposures). In addition, a worst-case 10-second exposure was assumed for the ARS since the exposure limits are constant at the ARS laser wavelength. The MPE limits are determined using the 10-second exposure time and laser wavelength per ANSI Table 5 for eye hazards and ANSI Table 7 for skin hazards.

The ARS beam diverges (spreads out) as soon as it leaves the ARS pod. As such, the hazard distance calculation is relatively straightforward. In contrast, the BILL, TILL, SHEL, and HEL systems can be focused outside the ABL aircraft turret. The focus distance (i.e., this distance where the beam is smallest in size) can be adjusted to accommodate ABL targeting scenarios. The power of the SHEL is low enough that the beam poses no hazard to human skin or eyes when it exits the aircraft turret. However, the beam can become hazardous when the laser spot size, which decreases as range from aircraft increases, becomes small enough (note that this distance varies as the focus point of the ABL turret varies). As an example, if the target distance is 12 km from the aircraft turret, then the SHEL exceeds the ocular MPE (i.e., becomes hazardous to human eyes) approximately 2 km before the target and stays hazardous to approximately 2 km beyond the target. For this same scenario, the SHEL becomes hazardous to human skin at approximately 100 meters before the target and remains hazardous until approximately 100 meters beyond the target (U.S. Air Force, 2000h). As can be shown by hazard analyses based on the ANSI standard, for targets at closer ranges, the hazard distance in front of and beyond the target would be reduced.

The average power of the BILL, TILL, and HEL are large enough that these beams are hazardous to the eye as soon as they exit the ABL turret aperture. The eye and skin hazard distances vary depending upon the range from the aircraft to the target. For the ground-test scenarios described in this SEIS, the BILL and TILL NOHDs can be expected to extend far beyond the target (possibly greater than 10 km). The HEL hazard distance would extend even further beyond the target than the BILL and TILL systems; however, no open-range ground testing of the HEL would occur. Actual BILL and TILL hazard distances for a 12 km ground-test scenario have been calculated (this information is classified). Reference documents written by AFRL/HEDO at Brooks AFB, Texas, provide detailed ABL hazard analyses for specific test scenarios.

## Laser Backscatter

In general, a laser beam is attenuated as it propagates through the atmosphere; moreover, the laser beam is often broadened, defocused, and may even be deflected from its initial propagation direction (Weichel, 1990). The attenuation and alteration (i.e., deflection and/or scatter) depends upon the wavelength of the laser, output power of the laser, makeup of the atmosphere, and the day-to-day atmospheric conditions (Weichel, 1990). In general, laser light is predominantly scattered forward and backwards, whereas relatively little is scattered side-ways (Keppler, 2002).

Atmospheric scattering of light (including laser beams) is primarily determined by the physical size of the scatterer. The three types of atmospheric scattering are:

- Rayleigh Scattering
- Mie Scattering
- Nonselective Scattering.

Rayleigh scattering is best known as the scattering effect that results in the sky being a blue color. Blue light's short wavelength causes it to get scattered around 10 times more by oxygen and nitrogen molecules than the longer wavelengths (e.g., red) or the other colors visible to humans. The blue in the sky we see is scattered blue light.

Mie scattering in the atmosphere is caused by the presence of aerosol particles and by small water droplets (Weichel, 1990). Attenuation in the spectral region from 0.3  $\mu\text{m}$  to 4  $\mu\text{m}$  resulting from Mie scattering far exceeds the attenuation due to both Rayleigh and Nonselective scattering (Weichel, 1990). Thus, atmospheric scattering of the ABL laser systems (i.e., BILL, TILL, SHEL, and HEL) would result primarily from Mie scattering. The ARS laser does not operate within this range of wavelengths; therefore, Mie scattering of the ARS is not anticipated.

Nonselective scattering results from the impact of light with large particles such as fog, clouds, rain, or snow. Since the flight tests of the ABL aircraft would occur at altitudes of 35,000 feet and higher and flight tests would only be conducted during clear weather conditions, this scattering effect would not occur. Ground testing of the ABL laser systems would not take place during inclement weather; therefore, Nonselective scattering would not occur.

The scattering effect is managed from a health and safety perspective through the designation of the NOHZ. NOHZ is defined in ANSI Z136.1 as "the space within which the level of the direct, reflected, or scattered radiation during normal operation exceeds the applicable MPE." The NOHZ, of a laser system that can point in any direction with no obstructions closer than the applicable NOHD, is represented as a three-dimensional sphere (in theory, the NOHZ can have any shape) with radius equal to the NOHD. At any point inside this sphere, exposures would be above the applicable MPE. For ground-testing scenarios, the NOHZ would be represented by a hemisphere or dome extending out into free space above the testing area to an altitude equal to the applicable NOHD and the ground would serve as the impermeable floor of the dome.

AFRL/HEDO at Brooks AFB, Texas, is responsible for assessing hazards associated with all U.S. Air Force laser systems, planning to complete technical analyses, and collecting field test data in the future to assess hazards associated with atmospheric scattering of laser radiation (Keppler, 2002). In addition, AFRL/HEDO plans to install sensors in the cockpit of the ABL aircraft (during both ground and flight tests) to measure laser "backscatter" levels and assess the level of hazard.

#### **3.1.4.1 Affected Environment.**

The affected environment at Edwards AFB during ground testing of the lower-power ARS, BILL, TILL, and SHEL systems would include the area identified in Figure 2.2-1. Ground testing would emanate from the east end of the South Base runway taxi ramp associated with the Birk Flight Test Facility, and be projected toward natural backdrops (i.e., hills and buttes) to the east and southeast (see Figure 2.2-1).

The ARS could also be fired into an electronic target acquisition simulator. Laser safety controls (e.g., beam enclosures) would be utilized to eliminate any optical hazards. Building 151 would be used to support testing of the ARS laser. In addition, ground testing of the HEL would be accomplished at the Birk Flight Test Facility within the SIL and Building 151, where the HEL would be connected to a ground-based simulator or test cell (enclosed systems), thus eliminating any optical hazards. Edwards AFB currently conducts open-range laser-testing activities that are managed in accordance with range safety regulations governing Edwards AFB.

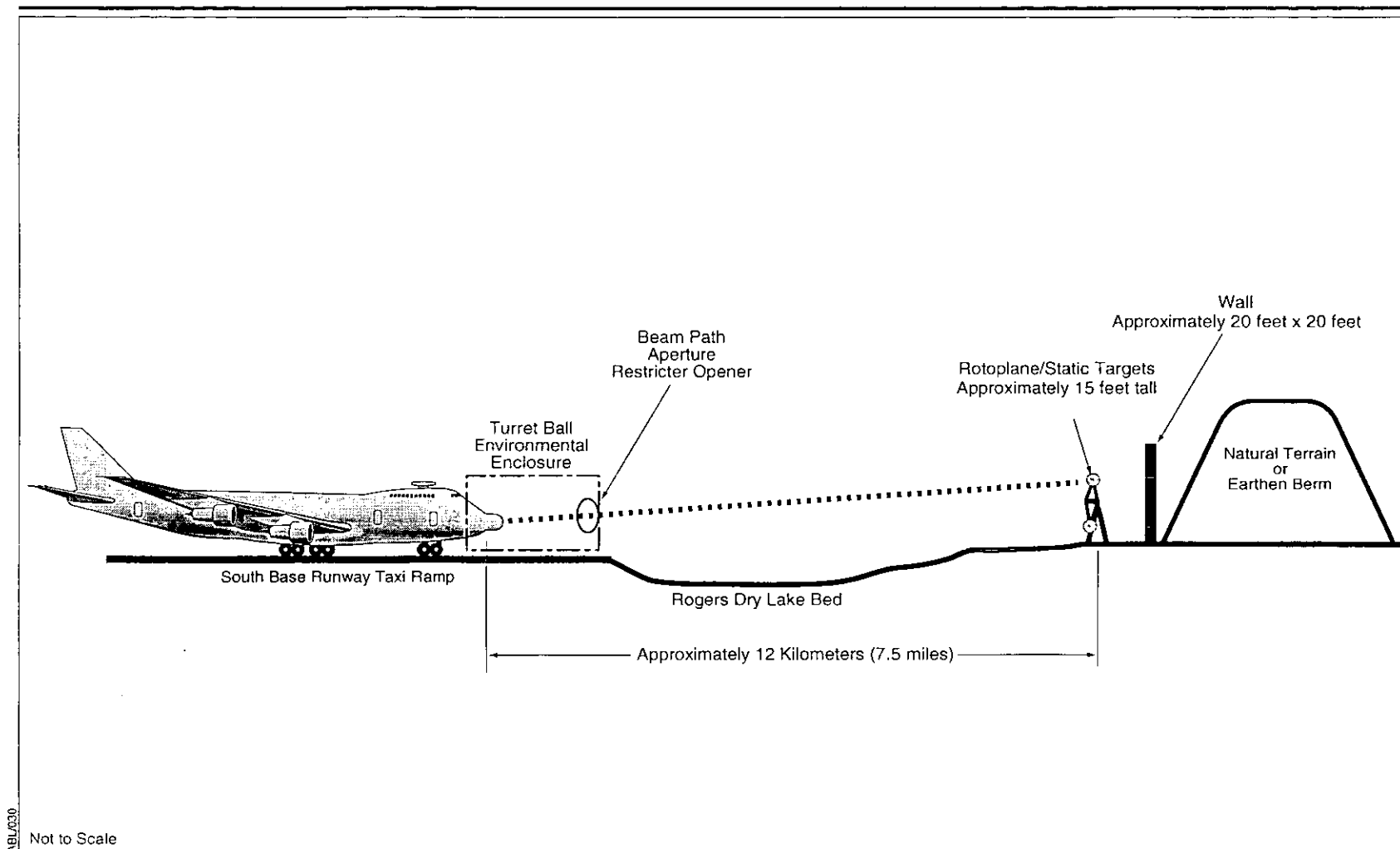
#### **3.1.4.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** Ground-testing of the ARS, BILL, TILL, and SHEL would be completed in accordance with applicable health and safety measures as identified in Section 3.1.4. Lasing activities would be managed under the appropriate range safety regulations governing Edwards AFB. Backdrops, buffer zones, beam path restrictors, and administrative controls (e.g., laser turret restrictions) would be in place during laser ground-testing activities (Figure 3.1-5). Open-range ground testing of the unshrouded laser systems would not be conducted if water is present in the adjacent dry lake. Laser targets used at Edwards AFB would include both rotplane and target boards. Up to 500 rotplane and 500 target board tests would be conducted for each of the ABL aircraft.

In order to minimize potential laser hazards, multiple controls would be used to reduce the potential for off-range lasing and accidental lasing of unsuspecting receptors. These controls include:

- Use of backdrops and enclosures
- Horizontal and vertical buffer zones
- Administrative controls (i.e., authorized/trained personnel only)
- Removal of mirror-like reflecting surfaces from the test area.



**Ground-Test Setup of  
Laser Activities,  
Edwards AFB**

Note: Another method of beam control is to orient the laser turret such that it is physically limited to a cleared and restricted target area.

**Figure 3.1-5**

Backdrops and Enclosures. One of the operational hazards associated with these laser systems is that they operate within the near- (e.g., BILL and TILL) and far-infrared (e.g., ARS) wavelengths of the electromagnetic spectrum, which makes these lasers invisible to the unaided eye. Natural backdrops would provide a sufficient vertical boundary preventing anyone from directly viewing the beam or viewing from occurring off range. Backdrops would minimize reflections from leaving the confines of the range. The unlikely, catastrophic failure of the beam control system represents a scenario in which the laser(s) may circumvent backstops and billboards, resulting in potential off-range lasing. Safety interlocks associated with the laser systems are in place to stop lasing activities in the event that the beam control steers the beam from the anticipated beam path.

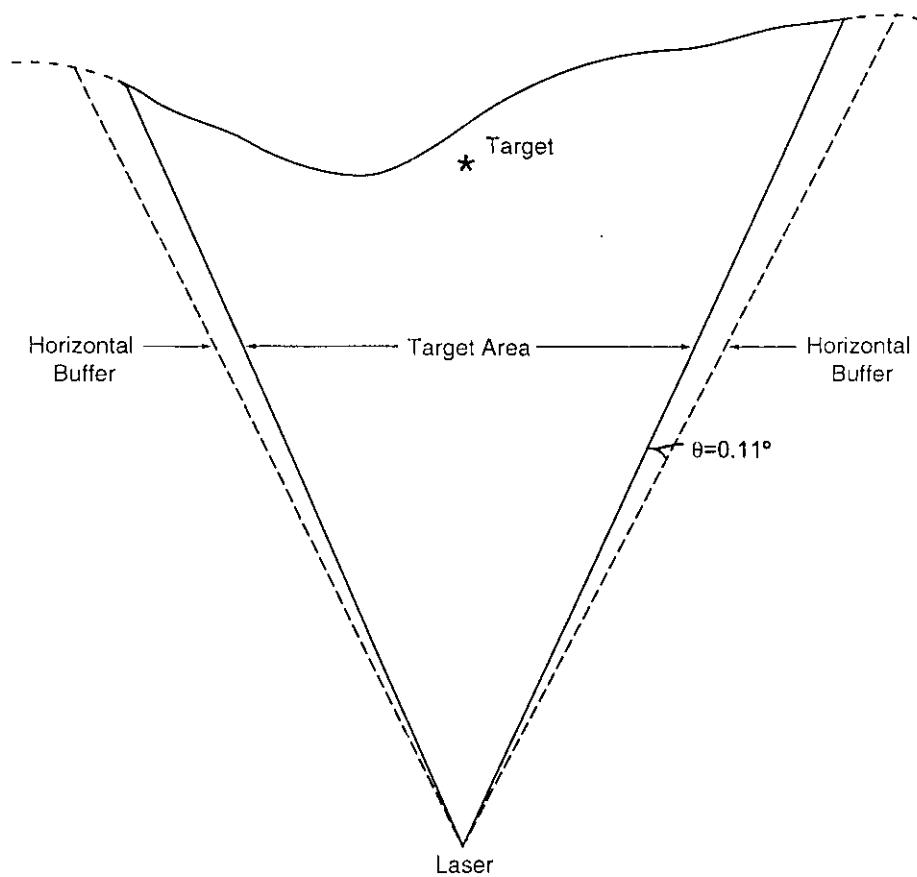
Horizontal and Vertical Buffers. In accordance with laser range operational procedures, horizontal and vertical buffer zones would be established during ground lasing activities. Buffer zones are used to provide a margin of safety regarding accidental beam shifting or unanticipated beam divergence (Figure 3.1-6). Buffer zones are determined for a specific laser; therefore, the horizontal and vertical buffer zones established for each laser may be different. ANSI Z136.6, *Safe Use of Lasers Outdoors*, indicates that the buffer zone is established as an angle that is five times the worst-case pointing inaccuracy (American National Standards Institute, 2000b). Based on conducting a ground test at a target 7 km away, the horizontal buffer zone would be approximately 44 feet.

Administrative Controls. Access to the laser range is restricted to authorized and properly trained personnel only, which reduces the possibility of inadvertent exposure to laser (optical) radiation. Prior to any outdoor lasing activities, and in accordance with laser range SOPs, the range is swept to clear all unauthorized personnel from the area. In addition to personnel, the range is cleared of materials with mirror-like surfaces (specular) to minimize reflective hazards prior to lasing activities. Each laser system has SOPs established for its use to ensure operational safety. Also, safety interlocks associated with the laser systems are in place to stop lasing activities in the event that the beam exits the anticipated beam path. Warning signs indicating a laser-controlled area would be posted in accordance with ANSI Z136.1-2000 specifications for the operation of Class 4 lasers. Additional administrative controls are outlined in ANSI Z136.1, *Safe Use of Lasers*, which has been adopted by DOD as the governing standard for laser safety.

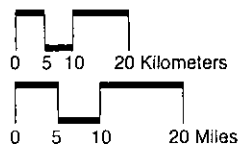
As cited by ANSI Z136.1, an adequate hazard criterion, for retinal exposures to nonvisible lasers, should equal 10 seconds. This will account for either incidental viewing or purposeful staring conditions (American National Standards Institute, 2000a). In this case, eye movements provide a natural exposure limitation, eliminating the need for calculations based on exposure durations greater than 10 seconds, except for unusual viewing conditions (American National Standards Institute, 2000a).

In addition to potential direct hazards to the eyes and skin associated with exposure to the laser beam, it is also important to address other hazards associated with the use of lasers (i.e., non-beam hazards). Potential non-beam hazards include:

ABL/016



**Example of Horizontal Buffer Zones**



Source: ANSI, 2000.

**Figure 3.1-6**

- Electrocution
- Fire
- Laser-generated air contaminants (LGACs)
- Collateral radiation.

No electrocution hazards would exist outside of the aircraft, as all wiring and electrical support for the lasing activities would be contained within the aircraft.

The irradiance of objects from a Class 4 laser beam presents a fire hazard; however, the target boards and rotoplane target boards would be constructed of flame retardant material, as defined by the National Fire Protection Association (NFPA). Furthermore, the control measures established for the laser range would minimize the potential for any resulting fires to spread beyond the immediate target area or range boundary.

The quantity, composition, and chemical complexity of the LGAC(s) depends greatly upon the beam irradiance (American National Standards Institute, 2000a). When the target irradiance reaches a given threshold, approximately  $10^7$  watts per square centimeter ( $\text{W}/\text{cm}^2$ ) (HEL only), target materials, including plastics, composites, metals, and tissues, may liberate toxic and noxious airborne contaminants (American National Standards Institute, 2000a). Air contaminants can be generated when certain Class 4 laser beams interact with matter (American National Standards Institute, 2000a). Since the target boards would be equipped with infrared sensors to detect the laser beam(s) and sensor data would be transmitted electronically to the testing command and control center, low-power testing would not liberate LGACs because sensing levels are well below levels that would generate LGACs. If high levels are sensed, the laser operations would be terminated, preventing the generation of LGACs.

95 AMDS/SGPB will ensure that appropriate industrial hygiene characterizations of exposure to LGACs are used in accordance with 29 CFR Part 1910.1000, *Air Contaminants*, and AFOSH Standard 48-8, *Controlling Exposures to Hazardous Materials*, so that no occupational overexposures occur. Only the HEL system could exceed LGAC threshold levels; therefore, no LGAC hazard is anticipated during ground-test activities. During flight tests, any LGAC contaminants would be dispersed in the atmosphere above the mixing layer at nonhazardous levels. During HEL operations in the test cell, the atmosphere would pass through a scrubber or verified clean prior to opening or releasing any potential LGAC to the atmosphere.

Potential collateral radiation or broad-band black-body radiation (i.e., Ultraviolet [UV] or blue light) produced as a result of air breakdown at the laser/target interface does not present an immediate hazard to personnel. Since no personnel would be within the immediate lasing area and protective goggles would be worn by personnel, no collateral radiation hazards should exist from the laser ground-testing activities. Once lasing activities are completed, collateral radiation (if any) would cease, and no residual collateral radiation would remain.

The use of backdrops and enclosures, buffer zones, and administrative controls would minimize the health and safety risks associated with ground-based lasing activities at Edwards AFB. These controls would minimize the potential for ocular

damage or impairment resulting from exposure to laser (optical) radiation, while also minimizing potential skin damage. Also, any non-beam hazards associated with the laser systems should be adequately controlled based on the in-place controls (discussed above) during lasing operations.

The emissions from the pressure recovery system, composed primarily of water vapor with trace amounts of chlorine and possibly iodine and hydrogen peroxide would be captured and scrubbed. Potential environmental consequences of hazardous materials storage and usage associated with ABL ground- and flight-test activities are presented in Section 3.1.3. No adverse impacts are expected.

**Flight-Testing Activities.** The primary hazard associated with the flight-testing activities is the reflected laser energy off of a target. At Edwards AFB, the targets include Proteus aircraft and MARTI drops.

Up to 50 MARTI drop tests would be conducted within the R-2508 Airspace Complex utilized by Edwards AFB. Approximately 25 of the MARTI drop tests would involve testing the lower-power ARS, BILL, TILL, and SHEL systems. Approximately 25 MARTI drop test would involve testing the lower-power ARS, BILL, TILL, and high-power HEL systems. Flights may also include on-board beam dumps to internally check the HEL firing, as well as diagnostic checks of the inertial guidance systems by lazings with the HEL to an inertial point above the horizon (e.g. upward at a star). These star shots may be part of any of the HEL operations. The HEL reflection hazard distance has been calculated to be less than 500 meters during missile tests (U.S. Air Force, 2002b). The HEL reflection hazard distance should not exceed this distance during MARTI drop tests at Edwards AFB. All laser engagements of MARTI drop tests would occur at altitudes above 35,000 feet; therefore, public exposure to hazardous levels of direct laser energy would be eliminated.

In addition to the MARTI drop tests, tests using the Proteus aircraft mounted with target boards would be conducted at Edwards AFB. These tests would involve testing the lower-power ARS, BILL, TILL, and SHEL systems. As previously discussed, any laser energy that misses the Proteus aircraft target board would continue upward and away from the ground. The Proteus aircraft would fly above 40,000 feet; therefore, public exposure to hazardous levels of direct laser energy would be eliminated.

Other flight activities from Edwards AFB would include incidental exercises and targets of opportunity. The infrared search and track (IRST), a passive system, and the lower-power lasers would be used to detect, track, and monitor flights from other BMDS operations as opportunities become available. During exercises, these same systems would be used to track targets. In addition, the HEL may be used in a test as MDA desires to support BMDS objectives provided that other environmental analysis has been done to support an HEL shot. These laser engagements would occur at altitudes above 35,000 feet; therefore, public exposure to hazardous levels of direct laser energy would be eliminated.

The U.S. Air Force considers Bird-Air Strike Hazard (BASH) a safety concern for aircraft operations. BASH hazards at Edwards AFB are managed to reduce bird/animal activity relative to aircraft operations. Because Edwards AFB

manages BASH concerns and flight-test activities would occur above 35,000 feet, the likelihood of a BASH incident is considered low.

Because ABL testing activities at Edwards AFB would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented, no adverse impacts are expected.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.1.5 Air Quality**

Only the emissions in a portion of the total volume of the atmosphere are typically considered when performing an air quality analysis. The quality of air below 3,000 feet AGL is the region of most concern to the human environment. The U.S. EPA generally uses 3,000 feet AGL as the default-mixing height (or depth) across the United States. The mixing height is defined as the height above the surface through which relatively vigorous vertical mixing occurs. The value of this height is set primarily by the atmosphere's local vertical temperature profile. A boundary layer exists at the mixing height that inhibits the rapid vertical transfer of air. Pollutants emitted above the mixing height become diluted in the very large volume of air in the troposphere before they are slowly transported down to ground level. These emissions have little or no effect on ambient air quality. Therefore, the air quality section of this SEIS focuses on emissions below 3,000 feet AGL. The effect of the emergency release of chemicals used by the laser weapons in the troposphere, and the effect of emissions from firings of the HEL during flight tests, are covered in Section 3.7 of the 1997 FEIS.

Air quality in a given location is measured by the concentrations of various pollutants. Pollutant concentrations, expressed in units of parts per million (ppm) or micrograms per cubic meter ( $\mu\text{g}/\text{m}^3$ ) are determined by the type and amount of pollutants in the atmosphere, the size and topography of the air basin, and the meteorological conditions related to the prevailing climate. The significance of a pollutant concentration is determined by comparison with federal, state, and local ambient air quality standards. These standards establish limits on the maximum allowable concentrations of various pollutants to protect public health and welfare.

In general, air quality is managed by state, regional, and/or local air quality regulatory agencies. These local agencies must enforce the federal standards under the CAA (42 U.S.C. Section 7401), but may also elect to implement more stringent regulations.

The cornerstone of air quality regulation rests on the National Ambient Air Quality Standards (NAAQS) (40 CFR Part 50) for criteria pollutants that pose the greatest threat to air quality. The six criteria pollutants are ozone, carbon monoxide (CO), sulfur dioxide (SO<sub>2</sub>), nitrogen oxides (NO<sub>x</sub>), lead, and particulate matter equal to or less than 10 microns in diameter (PM<sub>10</sub>). The NAAQS established acceptable concentration levels for each criteria pollutant. Table 3.1-4 provides a listing of the NAAQS.

**Table 3.1-4. National Ambient Air Quality Standards**

Pollutant	Averaging Time	National Primary Standard
Ozone	Max Daily 1-hour	0.12 ppm
Carbon monoxide	8-hour	9.0 ppm
	1-hour	35.0 ppm
Sulfur dioxide	Annual Average	0.03 ppm
	24-hour	0.14 ppm
Nitrogen oxides	Annual Average	0.053 ppm
Lead	Maximum Quarterly	1.5 µg/m <sup>3</sup>
PM <sub>10</sub>	Annual Arithmetic Mean	50 µg/m <sup>3</sup>
	24-Average	150 µg/m <sup>3</sup>

Note: Standards can be expressed as either ppm or µg/m<sup>3</sup>. To convert from ppm to µg/m<sup>3</sup>, multiply ppm by the molecular weight of the compound, and divide the result by 0.0245.

µg/m<sup>3</sup> = micrograms per cubic meter

PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter

ppm = parts per million

Source: Clean Air Act, 42 U.S.C. Section 7401 et seq.

Areas that exceed the NAAQS are designated as nonattainment areas for the specific pollutant. The fundamental method by which the U.S. EPA tracks compliance with the NAAQS is by designating areas as either attainment, nonattainment, maintenance, or unclassifiable. Areas are given the status of nonattainment when violations of the NAAQS occur. The areas must then comply with more stringent standards until the NAAQS are satisfied. Maintenance areas are those that were previously in nonattainment, but have improved their air quality to meet the NAAQS, and are now in a 10-year probationary period. Under the CAA, the nonattainment classifications for CO and PM<sub>10</sub> were further divided into moderate and serious categories. Ozone nonattainment was divided into marginal, moderate, serious, severe, and extreme categories. The nonattainment classifications and the associated major level of emissions are shown in Table 3.1-5.

States have the primary responsibility to achieve compliance with the NAAQS, and are required to prepare State Implementation Plans (SIPs) for any regions of noncompliance. After approval by the U.S. EPA, these enforceable plans detail how the state intends to reduce air pollution and meet the NAAQS.

The impact of the criteria pollutant regulations on ABL testing activities is determined by two factors: types and quantities of criteria pollutants estimated to be generated by the test activities, and whether the location of the activities is in a designated attainment, nonattainment, or maintenance area.

**Table 3.1-5. Identification of Major Sources**

Emission	Nonattainment Area Category	Level of Emissions Defining Major Source (tpy)
Ozone (VOCs or NO <sub>x</sub> )	Extreme	10
	Severe	25
	Serious	50
	Moderate	100
	Marginal	100
Carbon monoxide	Moderate	100
	Serious	50
PM <sub>10</sub>	Moderate	100
	Serious	50

NO<sub>x</sub> = nitrogen oxides  
 PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
 tpy = tons per year  
 VOC = volatile organic compound

Source: 1990 Clean Air Act Amendments (Public Law 101-549).

Hazardous air pollutants (HAPs) are regulated differently than the criteria pollutants, because they are considered to be (or have the potential to be) carcinogenic, mutagenic, and/or toxic. Under the CAA, the U.S. EPA was tasked to develop NESHAP. Typical sources of HAPs, such as a chemical manufacturing facility, are divided into major and area source categories. Major sources are those that emit 10 tons per year of any one of the listed HAPs, or 25 tons per year of any combination of HAPs. Area sources are those that do not reach these emission levels, but are specifically covered by the regulations because of the nature of their emissions.

The CAA includes special requirements for extremely hazardous substances (EHSs). These are pollutants that could cause death or injury, or require evacuation of the immediate area if an accidental release were to occur. The objective of the statute is to prevent accidental release, and to minimize the consequences of any release. If the total quantity of an EHS present at a facility in a single process exceeds the threshold quantity as listed in 40 CFR Part 68, then the facility is required to complete a safety analysis. This safety analysis includes a risk assessment to determine the public health hazards. A risk management plan must also be developed for worst-case release scenarios. Chlorine and ammonia are listed in 40 CFR Part 68 as EHSs; however, the projected maximum quantity of both substances present at the test locations would be well below the threshold quantity.

The CAA requires Title V operating permits for nearly all stationary sources of significant air emissions, (e.g., entire military installations). The permits generally are issued by a state regulatory agency, and encompass all detailed requirements governing air emissions from the stationary source and related activities such as monitoring, record keeping, and reporting. Before commencing activities at any military installation, permit compliance and paperwork issues would be identified and managed to ensure compliance with the installation Title V permit.

The CAA, as implemented by 40 CFR Part 93, requires that federal agencies not engage in, approve, or support in any way an action that does not conform to applicable State Implementation Plan (SIP) efforts in attaining the NAAQS. The purpose of this requirement is to ensure that emissions from federal actions are consistent with air quality planning goals. MDA actions must not cause nor contribute to any new violation of any standard, increase the frequency or severity of any existing violation of any standard, nor delay the timely attainment of any standard or any required emission reductions or other milestones in any area.

The CAA prohibits federal agencies from engaging in, supporting, licensing, or approving any action that does not conform to an approved state or federal implementation plan to improve the air quality in a region. This requirement was levied to ensure federal activities do not hamper local efforts to meet the NAAQS emission reduction requirements in a nonattainment or maintenance area.

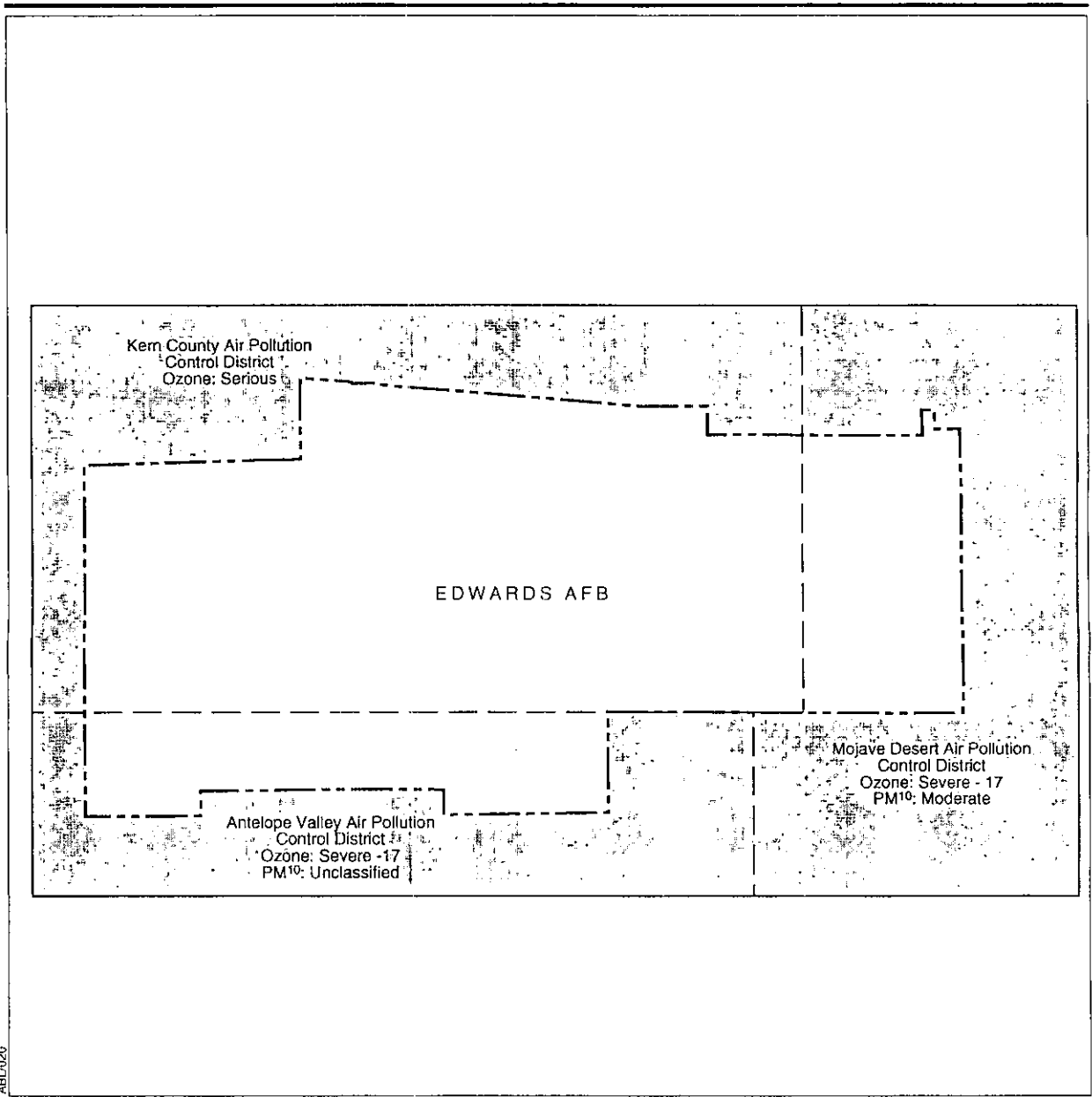
#### **3.1.5.1 Affected Environment.**

Information concerning the affected environment and the environmental consequences at the Earth's surface, the planetary boundary layer, and the upper atmosphere were addressed in Sections 3.2.2 and 3.7 of the 1997 FEIS, and are incorporated by reference.

Activities associated with ABL testing activities at Edwards AFB would take place at the Birk Flight Test Facility, situated in Kern County. The Kern County Air Pollution Control District (KCAPCD) administers the air quality program for this area. Edwards AFB is situated in the northwest portion of the Mojave Desert Air Basin. This air basin comprises eastern Kern County and portions of San Bernardino and Los Angeles counties.

ABL testing activities include both ground-level and flight testing. ABL testing activities would be concentrated near the Birk Flight Test Facility (Building 151), and include aircraft take off and landings for the ABL aircraft, F-16 chase aircraft, and Proteus target aircraft. Flight-testing activities would originate from Edwards AFB or on a limited basis from exercise locations, and be conducted within controlled airspace (above 35,000 feet MSL) at the R-2508 Airspace Complex over California; the Western Range over the Pacific Ocean; and WSMR in New Mexico or other exercise location airspace. The ROI for air quality includes the air basin in which Edwards AFB is situated, and focuses on activities that would take place in the immediate area around the Birk Flight Test Facility and runway 24/06.

Kern County is in serious non-attainment for ozone at both federal and state regulatory levels. Portions of Kern and San Bernardino counties are in non-attainment for PM<sub>10</sub> at both the federal and state regulatory levels. Figure 3.1-7 illustrates the attainment status for the Edwards AFB area. The serious non-attainment designation affects the threshold source size that determines if conformity requirements would apply to the Proposed Action. For volatile organic compounds (VOCs) and NO<sub>x</sub>, this threshold is 50 tons per year. The present action does not introduce new stationary sources of NO<sub>x</sub> and VOCs and so the New Source Review (NSR) discussion in the 1997 FEIS remains in effect. For PM<sub>10</sub>, a portion of Edwards AFB is unclassified (attainment).



#### EXPLANATION

Severe - 17	25 ton limit per pollutant per action per year
Moderate	100 ton limit per pollutant per action per year
Serious	50 ton limit per pollutant per action per year
Unclassified	No established limit
-----	Base Boundary
—————	Air Pollution/Air Quality District Boundary



Not to Scale

Source: 40 CFR 81.305

#### Current NAAQS Attainment Status, Edwards AFB

Figure 3.1-7

Kern County is in serious non-attainment for the NAAQS maximum 1-hour ozone observation (Table 3.1-6). Other criteria pollutants such as 24-hr average PM<sub>10</sub> observations nearest Edwards AFB show ambient concentration well below the NAAQS. The maximum 8-hr carbon monoxide (CO) concentrations, while increasing slightly in the most recent years, remain well below the NAAQS.

**Table 3.1-6. Summary of Maximum Criteria Pollutant Concentrations in Kern County**

Year	Criteria Pollutants			
	CO (8-hr) ppm	PM <sub>10</sub> (24-hour) µg/m <sup>3</sup> (MDAPCD Maximum)	Ozone (1-hour) ppb (KCAPCD Maximum)	Ozone (1-hour) ppb (MDAPCD Maximum)
1996	7.7	41	165	130
1997	3.4	130	146	119
1998	3.9	41	165	134
1999	5.0	45	140	119
2000	5.4	44	151	113

CO = carbon monoxide  
 KCAPCD = Kern County Air Pollution Control District  
 µg/m<sup>3</sup> = micrograms per cubic meter  
 MDAPCD = Mojave Desert Air Pollution Control District  
 PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
 ppb = parts per billion  
 ppm = parts per million

Table 3.1-7 shows the 1990 baseline emission inventory estimates for the three air pollution control districts around Edwards AFB. This baseline inventory has been used for planning purposes such as the 1994 SIP, and is the basis for conformity determinations. If the Proposed Action emissions are less than both the de minimis thresholds and 10 percent of the emission inventories in the region, then the requirements of air conformity do not apply. From Table 3.1-7 it can be noted that the de minimis thresholds would be far less than 10 percent of the emission inventories.

**Table 3.1-7. 1990 Baseline Emissions and Threshold Values**

District	1990 Baseline Emissions (tons/year)			10-Percent Threshold (tons/year)			De Minimis Threshold (tons/year)		
	NO <sub>x</sub>	VOC	PM <sub>10</sub>	NO <sub>x</sub>	VOC	PM <sub>10</sub>	NO <sub>x</sub>	VOC	PM <sub>10</sub>
AVAPCD	10,220	12,775	NA	1,022	1,278	NA	25	25	100
KCAPCD	14,965	6,205	NA	1,497	621	NA	50	50	NA
MDAQMD	41,610	16,790	34,310	4,161	1,679	3,431	25	25	100
Edwards AFB <sup>(a)</sup>	791	590	NA	NA	NA	NA	NA	NA	NA

Note: (a) Edwards AFB 2002 estimated emissions (both mobile and stationary).  
 AVAPCD = Antelope Valley Air Pollution Control District  
 KCAPCD = Kern County Air Pollution Control District  
 MDAQMD = Mojave Desert Air Quality Management District  
 NA = not applicable  
 NO<sub>x</sub> = nitrogen oxides  
 PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
 VOC = volatile organic compound

### 3.1.5.2 Environmental Consequences

#### Proposed Action

**Ground-Testing Activities.** The ground-level testing contribution to the total emissions would be minimal. Vehicle miles traveled (VMT) to support laser refueling would be required; and AGE support for test activities would be necessary.

An analysis of potential ammonia and hydrogen peroxide emissions from the GPRA during ground-test activities at Edwards AFB was performed. These substances would be sent through a scrubber with a better than 95 percent efficiency prior to being exhausted to the environment over an approximately 1 minute period from a 60-foot tall release point. Approximately 90,000 pounds of these substances would be sent through the scrubbers on an annual basis. Based on modeling results using only a 95 percent scrubber efficiency for light wind and highly unstable conditions, the maximum concentration of ammonia at 6 feet (2 meters) AGL would be approximately 8 ppm at about 165 feet (50 meters) from the exhaust stack. Based on the temperature and configuration of the exhaust system, only trace amounts (if any) of hydrogen peroxide would occur. These concentrations of ammonia and hydrogen peroxide are well below the Chemical of Concern (COC) level of 200 ppm established by the U.S. EPA; therefore, no adverse effects from these emissions are anticipated. For Block 2008 activities with the higher throughput of exhaust gases, additional support equipment for the vacuum may be required (e.g., a second vacuum sphere to complement the one built for Block 2004 activities). Any construction would be on previously disturbed or paved surfaces. The emissions from the Block 2008 laser modules would still be routed through the appropriate scrubbers and the only impact would be longer run times to handle the larger volumes.

**Flight-Testing Activities.** The major source of emission changes would be due to the VMT used for flight support, and the additional emissions from the ABL aircraft and the two F-16 chase aircraft takeoff and landings. The number of takeoff and landings would increase from that considered in the 1997 FEIS due to the increase in the number of MARTI drop tests and the substitution of a larger number of Proteus aircraft tests in place of the originally planned drone tests. The increase is also due to the fact that Edwards AFB now operates as the Home Base for ABL testing activities. The specifics of the proposed flights are presented in Table 3.1-8. Block 2006 upgrade flight tests (if needed) would be flown in conjunction with these flight tests for missile, MARTI, and Proteus planned flights.

The emissions resulting from ABL ground- and flight-test activities are summarized in Table 3.1-9. Calculations for the air quality analysis are provided in Appendix F.

A comparison of Table 3.1-7 and Table 3.1-9 indicates that the emissions resulting from the Proposed Action are less than 10 percent of the emissions inventories of the Kern County Air Pollution Control District, Mojave Desert Air Pollution Control District, and Antelope Valley Air Pollution Control District. Under current regulations the requirements of air conformity do not apply to the action.

**Table 3.1-8. ABL Testing Activities, Planned Flights  
(for each Block version)**

Flight Description	Year 1	Year 2
Missile <sup>(a)</sup>	20	40
Proteus	50	0
MARTI Drop	25	25
Total <sup>(b)</sup>	95	65

Note: (a) No missile launches are proposed at Edwards AFB, the number of flights is for test activities at WSMR and Vandenberg AFB where missile launches would occur.

(b) For years 3, 4, and 5 of test activities, it is estimated that 36 flights per year would occur.

**Table 3.1-9. Estimated Emissions from ABL Testing Activities at  
Edwards AFB (tons/year)**

Year	Criteria Pollutant			
	VOC		NO <sub>x</sub>	
	Mobile	Stationary	Mobile	Stationary
Year 1	14.11	0.16	43.81	4.21
Year 2	11.33	0.59	29.37	8.87
Years 3, 4, and 5 <sup>(b)</sup>	11.12	0.38	18.34	6.03
De minimis <sup>(a)</sup>	50		50	

Notes: Mobile emissions refers to aircraft and vehicle operations; stationary emissions refer to aircraft support equipment (i.e., AGE).

(a) Kern County Air Pollution Control District de minimis levels provided as test activities would occur solely within this district.

(b) For years 3, 4, and 5 of test activities, it is estimated that 36 flights per year would occur.

NO<sub>x</sub> = nitrogen oxides

VOC = volatile organic compound

The accidental release scenarios described in the 1997 FEIS are still valid. The small level of emissions would have no impact on the upper atmosphere, and are not significantly different than those described in Section 3.7 of the 1997 FEIS.

Software upgrades and other improvements to the Block 2004 aircraft would be tested and added to that test aircraft under a Block 2006 effort. Once upgraded with the newer operating system, the Block 2004 aircraft would be designated as the Block 2006 aircraft. The Block 2006 effort would also develop field transportable hardware to support deployment of the ABL aircraft. The increased capability of the Block 2006 aircraft will come primarily as a result of software improvements, but hardware changes may also occur. No significant changes are anticipated from the Block 2004 design and implementation of the ABL, thus the environmental impacts would not be different than already covered by the Block 2004 discussions.

Targets of opportunity create emissions from flight activities. Targets of opportunity come in two forms. The first is a simple infrared (IR) signal given off by a moving military article (e.g., aircraft, missile, or similar vehicle) that can be passively observed with theIRST, and, in the case of unmanned target vehicles tracked by the BILL/TILL/ARS lasers. The second type is for a missile or similar vehicle that is unmanned and the target can handle the flash of the HEL (similar to the MARTI HEL activities where a simple flash is done to the target without

destroying it). These opportunity targets would be conducted in conjunction with other flight tests already planned and covered in this SEIS or in lieu of the ones outlined in Table 3.1-8, so no additional impacts are expected from these targets of opportunity activities. Other BMDS elements may also passively observe the ABL tests outlined in this document as targets of opportunity to determine/verify their systems and also test the interoperability of the entire BMDS to defeat ballistic missiles. Environmental impacts from their participation would be covered under other environmental analysis.

For exercises, take-off and landing activities would occur at facilities capable of handling the 747's weight and take-off distance requirements. These are operational facilities already set up for heavy aircraft and the addition of the few takeoffs and landings anticipated would have only temporary and negligible impacts to the environment.

**Mitigation Measures.** Because emissions from proposed ABL test activities would not exceed the de minimis threshold of 50 tons per year for VOCs and NO<sub>x</sub>, no mitigation measures would be required.

**Cumulative Impacts.** Total emissions from all ABL testing activities at Edwards AFB are expected to have no adverse cumulative impacts on air quality in general, or impacts on the California SIP for KCAPCD. The KCAPCD SIP emission budgets for Edwards AFB are 3,285 tons per year of NO<sub>x</sub> and 1,314 tons per year of VOCs. A comparison of emissions given in Table 3.1-9 against these emission budgets indicates that ABL test activities represent approximately 5 percent or less of the emissions budgets, and are less than 10 percent of the 2002 Edwards AFB estimated emissions. Estimated future Edwards AFB emissions given in Table 3.1-7 are well within the KCAPCD SIP emission budgets. Therefore no adverse cumulative impacts on air quality are expected.

### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.1.6 Noise**

Noise is generally defined as sound that is undesirable because it (1) is intense enough to damage hearing, (2) interferes with speech communication and sleep, or (3) is annoying. Sound can vary simultaneously in level (or loudness) and frequency content (pitch), while also varying in time of occurrence and duration. The fundamental measure of sound level is expressed in units of dB using a logarithmic scale. Common sounds vary in amplitude over a range of many millions. For instance, an aircraft fly-over may produce pressure amplitude a

hundred times greater than a car driving by on a nearby street. On the logarithmic scale, these noise sources would differ by 40 dBA. Table 3.1-10 provides examples of typical indoor and outdoor sound levels.

It is the policy of federal agencies such as the FAA, DOD, Department of Housing and Urban Development (HUD), and the U.S. EPA to assess long-term, cumulative exposure to environmental noises, including aircraft traffic, and rail noise in terms of day-night average sound level (DNL). The Federal Interagency Committee on Urban Noise has published land use compatibility guidelines for noise (1980). Residential land uses are normally compatible with DNL values of 65 dBA and less. The sound exposure level (SEL) is used to compare noise emissions of the various sound sources where ABL testing activities are proposed.

#### **3.1.6.1 Affected Environment.**

The ROI for noise exposure at Edwards AFB includes the area around Building 151 and the east end of the taxi apron from which open-range ABL ground-testing activities would emanate. These areas are immediately adjacent to an active runway, and are not near any housing areas. These locations fall within the 70-dBA noise contour of current Edwards AFB operations.

Noise sources at Edwards AFB include subsonic and supersonic aircraft operations, surface traffic, rail service operations, ground tests, and stationary mechanical and electrical equipment. Flight activities over the R-2508 Airspace Complex are described in Section 3.1.2, Airspace. Between January 1995 to September 1995, there were 110 complaints compiled by the Central Coordinating Facility. Nine of the complaints were related to noise; the others were related to either low-level flights within the National Parks situated within the R-2508 Airspace Complex, or to sonic booms.

#### **3.1.6.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** Noise generated by the GPRA (a low-pressure, low-velocity device) during ground tests of the HEL is expected to be approximately 10 dBA. The associated ejector tubes and turbopumps are expected to generate noise levels of approximately 110 and 134 dBA during the short duration (approximately 20 seconds) of the ground test. These noise levels do not take into account attenuation due to their surrounding environments (the SIL building and Building 151); therefore, exterior noise levels are expected to be lower. Increased noise levels from use of AGE and other ground support equipment adjacent to the runway during ground-testing activities would not exceed typical flightline noise levels and would not cause adverse effects to residential areas or the local population. No mitigation measures would be required.

**Flight-Testing Activities.** All ABL flight tests would originate at Edwards AFB. Up to 255 flight tests (to occur at WSMR, R-2508 Airspace Complex, and Western Range) are proposed. Each test would involve one ABL aircraft, and up to two F-16 chase aircraft. The ABL aircraft and F-16 chase aircraft would

**Table 3.1-10 Comparative Sound Levels**

Common Outdoor Sound Levels	Sound Level (dB)	Common Indoor Sound Levels
Jet Flyover at 1,000 feet	110	Rock Band
Gas Lawnmower at 3 feet	100	Inside Subway Train (New York)
Diesel Truck at 50 feet	90	Food Blender at 3 feet
Noisy Urban Daytime	80	Garbage Disposal at 3 feet
Gas Lawnmower at 100 feet	70	Shouting at 3 feet
Commercial Area	60	Vacuum Cleaner at 10 feet
Heavy Traffic at 300 feet	50	Normal Speech at 3 feet
Quiet Urban Nighttime	40	Large Business Office
Quiet Suburban Nighttime	30	Dishwasher Next Room
Quiet Rural Nighttime	20	Small Theater, Large Conference Room (Background)
	10	Library
	0	Bedroom at Night
		Concert Hall (Background)
		Broadcast and Recording Studio
		Threshold of Hearing

Source: Baranek, 1971.

normally maneuver at high altitudes above 35,000 feet within the R-2508 Airspace Complex. There would also be up to 50 flight tests involving the Proteus aircraft. The ABL program average daily aircraft operations are provided in Table 3.1-11.

**Table 3.1-11. ABL Program Average Daily Aircraft Operations**

Aircraft	Operation	Daily Average
ABL Aircraft	Arrivals	0.56
	Departures	0.56
	Closed Loop	
F-16	Arrivals	1.14
	Departures	1.14
	Closed Loop	
Proteus	Arrivals	0.19
	Departures	0.19
	Closed Loop	

ABL = Airborne Laser

The increase in DNL noise exposure at Edwards AFB is estimated to be 0.8 dBA. This is estimated by comparing the sum of the energy product of SEL and operations for each aircraft type, with a similar sum that included the Proposed Action. A 10-dB penalty is applied to nighttime operations.

The Proteus aircraft would fly at or above 35,000 feet in a pattern at various distances from the ABL aircraft. Although the tests would occur over an 8-hour period, actual time over R-2508 would be less than 6 hours. The remaining time would involve preflight activities, flight time to and from Edwards AFB, and post-flight activities. The DNL from the aircraft activities over the ranges would be less than 55 dBA. The increase in noise from ABL flight-test activities would not increase Edwards AFB noise contours; therefore, no noise impact are anticipated.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### 3.1.7 Biological Resources

#### 3.1.7.1 Affected Environment.

The ROI is the environment within the confines of the Edwards AFB fence line. However, the primary focus of activities is in the immediate area surrounding the Birk Flight Test Facility and areas that target boards would be positioned.

The Endangered Species Act (16 U.S.C. Sections 1531-1544) is intended to protect and restore threatened and endangered species of animals and plants and their habitats. Other federal statutes protecting biological resources include the Migratory Bird Treaty Act (16 U.S.C. Sections 703-712), the Bald Eagle and Golden Eagle Protection Act (16 U.S.C. Section 668-668d), and the Fish and Wildlife Coordination Act (16 U.S.C. Sections 661-667d) and the Sikes Act as amended (16 U.S.C. 670a-670o).

The official California listing of threatened and endangered plants is contained in the California Code of Regulations (CCR) Title 14 Section 670.2. The official California listing of threatened and endangered animals is contained in CCR Title 14 Section 670.5.

**Vegetation.** The most common plant communities within the ROI are Joshua tree (*Yucca brevifolia*) woodlands, creosote bush scrub, and halophytic-phase saltbush scrub. Joshua tree woodlands are most prevalent east of Rogers Dry Lake. Typically, Joshua tree woodland understories include saltbush or creosote bush that supports a high diversity of annual plant species, including the native desert dandelion (*Malacothrix glabrata*), pincushion (*Chaenactis* sp.), and fiddleneck (*Amsinckia tessellata*) (U.S. Air Force, 1997d).

Creosote bush scrub is dominated by creosote bush (*Larrea tridentata*). It occurs under the same or similar edaphic (soil) conditions as Joshua tree woodlands, and is the most common understory for that community. Creosote bush scrub is distributed throughout the northwest and east portions of the base, and supports the highest plant diversity on base. Common associated species include burrobrush (*Ambrosia dumosa*), winterfat (*Krascheninnikovia lanata*), cheesebush (*Hymenoclea salsola*), and Nevada tea (*Ephedra nevadensis*) (U.S. Air Force, 1997d).

Halophytic-phase saltbush scrub occurs in narrow bands around dry lakebeds. Common plants of halophytic-phase saltbush scrub include shadscale (*Atriplex confertifolia*) and four-wing saltbush (*A. canescens*), alkali goldenbush (*Isocoma acradenia* spp. *acradenia*), and rubber rabbitbrush (*Chrysothamnus nauseosus*). The understory comprises primarily kochia (*Kochia californica*), wild rye (*Elymus cinereus*), saltgrass (*Distichlis spicata*), goldfields (*Lasthenia californica*), and alkali pineappleweed (*Chamomilla occidentalis*) (U.S. Air Force, 1997d).

**Wildlife.** Common mammals on Edwards AFB include the black-tailed jackrabbit (*Lepus californicus*), desert cottontail, coyote, desert kit fox, deer mouse (*Peromyscus maniculatus*), grasshopper mouse (*Onychomys torridus*), little pocket mouse (*Perognathus longimembris*), and Merriam's kangaroo rat. Other

common mammals include western pipistrelle (*Pipistrellus hesperus*), little brown bat (*Myotis lucifugus*), and desert woodrat (*Neotoma lepida*) (U.S. Air Force, 1997d).

Common and widespread birds include the turkey vulture (*Cathartes aura*), common raven (*Corvus corax*), sage sparrow (*Amphispiza belli*), and western meadowlark. Common bird species found in creosote scrub include horned lark (*Eremophila alpestris*), black-throated sparrow, and sage sparrow (*Amphispiza belli*). The seasonal inundation of lakebeds and clay pans attracts wading bird species, including black-necked stilt (*Himantopus mexicanus*), American avocet (*Recurvirostra americana*), and greater yellowlegs (*Tringa melanoleuca*). Seasonal waterfowl in both permanent and temporary bodies of water include ducks and geese such as ruddy duck (*Oxyura jamaicensis*), northern mallard (*Anas platyrhynchos*), northern pintail (*Anas acuta*), Canada goose (*Branta canadensis*), and snow goose (*Chen caerulescens*) (U.S. Air Force, 1997d).

Amphibians identified on Edwards AFB are the western toad (*Bufo boreas*) and red-spotted toad (*Bufo punctatus*). Exotic species found include the Pacific tree frog (*Pseudacris* = [*Hyla*] *regilla*) and the African clawed frog (*Xenopus laevis*). Reptiles common to most habitats on base include the desert spiny lizard (*Sceloporus magister*), side-blotched lizard (*Uta stansburiana*), western whiptail (*Cnemidophorus tigris*), and zebra-tailed lizard (*Callisaurus draconoides*). The glossy snake (*Arizona elegans*), coachwhip (*Masticophis flagellum*), gopher snake (*Pituophis melano leucus*), and the Mojave green rattlesnake (*Crotalus scutulatus*) are snakes common both regionally and on base (U.S. Air Force, 1997d).

**Threatened and Endangered Species.** No state or federally listed plant species are found on Edwards AFB. Federally and state-listed species of threatened or endangered wildlife that may be present in the vicinity of the Proposed Action on Edwards AFB are listed in Table 3.1-12. Of these, the desert tortoise (*Gopherus agassizii*) (federally and state listed as threatened) is most likely to be found in the vicinity of the Birk Flight Test Facility or near the proposed target locations.

**Table 3.1-12. Threatened and Endangered Species Known or Expected to Occur at Edwards AFB, California**

Common Name	Scientific Name	State Status	Federal Status
American peregrine falcon	<i>Falco peregrinus anatum</i>	E	-
Bald eagle	<i>Haliaeetus leucocephalus</i>	E	T
Desert tortoise	<i>Gopherus agassizii</i>	T	T
Mohave ground squirrel	<i>Spermophilus mohavensis</i>	T	-

- = no status indicated  
E = endangered  
T = threatened

**Sensitive Habitats.** Approximately 60,800 acres (100 square miles or 21 percent) of Edwards AFB falls within the Fremont-Kramer Desert Tortoise Critical Habitat Unit. The ABL testing area includes desert tortoise critical habitat.

Many playas, ephemeral pools, and drainages exist throughout Edwards AFB, including Rogers, Rosamond, and Buckhorn dry lakes.

Several areas of significant topographic relief occur on base including Leuhman Ridge, Rosamond Hills, Bissell Hills, and the cliffs just to the north of Rosamond Dry Lake. These areas contain nesting habitats for raptors and shelter areas for many mammal species (U.S. Air Force, 1997d).

### **3.1.7.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** The majority of testing efforts to be conducted at Edwards AFB would be ground based, using either a rotoplane or ground target board. Ground-testing activities would be conducted just prior to sunrise, or just after sunset to minimize atmospheric effects of ground heating and blowing dust. Flight testing is also anticipated to occur during nighttime hours. These actions would minimize any potential harassment or take of desert tortoises, as the desert tortoise would typically be within its burrow at these hours.

According to the Biological Opinion for Routine Operations and Facility Construction Within the Cantonment Areas of Main and South Bases, Edwards Air Force Base, California (U.S. Fish and Wildlife Service, 1991), surveys detected few signs of desert tortoise in the southern portion of Edwards AFB. Surveys conducted in 1993 also detected few signs of desert tortoise in the southern portion of the base (Mitchell et. al., 1993). Actions conducted at the ABL Complex situated at the Birk Flight Test Facility are covered under this biological opinion.

The targeting boards and targets would be placed within the Precision Impact Range Area (PIRA), which is covered under a different biological opinion reflecting its greater tortoise density. These operations are covered under the Biological Opinion for the Precision Impact Range Area, Edwards Air Force Base, California (1-8-94-F-6). Two of the potential target sites, Mt. Mesa and Grinnel, fall within desert tortoise critical habitat, in a Zone 3 Desert Tortoise Management Area.

This area is particularly sensitive to ground-disturbing activities. Under the Biological Opinion, individual projects are limited to 5 acres with a maximum total disturbance of 100 acres. To minimize impact, targeting boards and targets will be transported via existing (dirt or paved) roads. Targets and transport vehicles' final positions will be on preexisting roads; therefore, no ground-disturbing activity would occur.

Noise generated by the GPRA during ground tests of the HEL is expected to be approximately 10 dBA. The associated ejector tubes and turbopumps are expected to generate noise levels of approximately 110 and 134 dBA during the short duration (approximately 20 seconds) of the ground test. These noise levels do not take into account attenuation due to their location within the lower lobe of the fuselage, which is within the SIL; therefore, exterior noise levels are expected to be lower. This noise level is similar to that generated by the current operation

of the adjacent runway, and would be relatively infrequent. Therefore, the proposed operation activities would not adversely impact the local biological resources over current conditions.

**Flight-Testing Activities.** Flight-testing activities associated with Edwards AFB would be conducted at high altitudes (at or above 35,000 feet) over the R-2508 Airspace Complex (see Figure 2.2-4). Other ABL flight-testing activities proposed over WSMR and the Western Range would originate from Edwards AFB. Because these flight tests would occur at high altitudes, no adverse impacts to biological resources are anticipated.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

#### **3.1.8 Cultural Resources**

Cultural resources are sites, structures, districts, artifacts, or other physical evidence of human activity considered important to a culture, subculture, or community for scientific, traditional, religious, or other reasons. Cultural resources are generally further divided into archaeological resources (either prehistoric or historic), historic buildings and structures, and traditional resources (e.g., American Indian). Paleontological resources will also be considered in this section.

A number of federal and state laws and regulations protect cultural and paleontological resources. The Antiquities Act and P.L. 74-292 (the National Natural Landmarks Program) regulate impacts to paleontological resources. The National Historic Preservation Act (NHPA) (particularly Sections 106 and 110) is the key federal statute regulating the identification and protection of cultural resources. The NHPA established the National Register of Historic Places (NRHP), the responsibilities of the State Historic Preservation Officer (SHPO), and the Section 106 review and compliance process. The NRHP maintains an inventory of qualifying (listed) cultural resources. The regulations that protect properties listed on the NRHP also extend to those properties that are eligible (based on National Park Service guidelines for integrity) but not yet listed. The responsibilities of the SHPO include participation in the review of proposed federal actions that affect cultural resources. Section 106 is a procedural

requirement whereby federal agencies must consider the effects of their actions on cultural resources that are either listed or eligible for listing on the NRHP.

#### **3.1.8.1 Affected Environment.**

Edwards AFB has a Cultural Resources Management Plan in place that details the goals, objectives, and priorities for management of the base's numerous historic resources. Specifically, the plan concerns the responsibilities of the Base Historic Preservation Officer (BHPO), the base's inventory and evaluation program, the base's nomination and protection program, a plan to comply with existing legislation concerning Native American consultation, and the curation of cultural materials. This management plan is intended to support a Programmatic Agreement that will constitute SHPO and Advisory Council for Historic Preservation (Council) comment for many management areas.

The ROI for cultural resources is the area within the confines of the Edwards AFB boundary. However, the primary focus of activities is in the immediate area surrounding the Birk Flight Test Facility and areas that target boards would be positioned.

Numerous cultural resource surveys have been conducted at Edwards AFB resulting in the identification of over 2,000 cultural resources, of which roughly half are considered prehistoric, and half are considered historic. Only a relatively small number of prehistoric cultural resources at Edwards AFB have been formally evaluated for eligibility to the NRHP, and of those, approximately 12 have been recommended for inclusion by the BHPO. The northeastern hilly portion of Edwards AFB at elevations greater than 2,500 feet above sea level are not considered sensitive for prehistoric resources. Sensitivity increases westward and is highest in the low-lying areas surrounding dry lake beds. Previously identified prehistoric sites range from villages to small artifact scatters.

A wide variety of historic cultural resources have also been identified at Edwards AFB. These sites range from town sites and mining sites to trash scatters. Numerous buildings and structures at Edwards AFB are or may be NRHP eligible under the World War II or Man-In-Space themes. The northern portion of Rogers Lake has been designated as a National Historic Landmark under the Man-In-Space theme (U.S. Air Force, 1997a).

No traditional Native American sacred or ceremonial sites are not known to occur within the boundaries of Edwards AFB, although it is conceivable that they may exist (U.S. Air Force, 1997a).

Approximately 550 paleontological finds, some as old as 21 million years, have been documented on Edwards AFB. These finds have been recovered from limestone outcrops southeast of Kramer junction and alluvial sediments associated with the Rosamond and Rogers dry lake areas.

### **3.1.8.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** Ground-testing activities would occur on previously disturbed, paved, or developed land. No construction activity would be necessary for ground-testing activities. Therefore, there are no foreseen impacts to cultural or paleontological resources on Edwards AFB resulting from proposed ground-testing activities by the ABL Program.

**Flight-Testing Activities.** Flight-testing activities would involve up to 50 MARTI Drop tests and 50 Proteus aircraft tests. Only low-power tests would occur during tests with the Proteus aircraft. Approximately 25 of the MARTI Drop tests would involve low-energy engagements; the remaining tests could involve high-energy engagements. No target debris is anticipated from proposed flight-test activities at Edwards AFB; therefore, no debris recovery or ground disturbance would occur. No adverse impacts to cultural resources are anticipated.

**Mitigation Measures.** Because no ground disturbance would occur during proposed ground- and flight-test activities at Edwards AFB, no adverse impacts to cultural resources are anticipated. No mitigation measures would be required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.1.9 Socioeconomics**

#### **3.1.9.1 Affected Environment.**

The ROI for socioeconomics includes northern Los Angeles and southeastern Kern counties. Within Los Angeles County, the communities most likely to host the personnel associated with the ground- and flight-testing activities are Lancaster and Palmdale, the two largest communities close to Edwards AFB. Rosamond and California City in Kern County may also host personnel. The affected environment is described below in terms of its principal attributes: population, income, employment, and housing.

**Population.** In 1999, Los Angeles County had a population of almost 9.4 million, and Kern County had a population of 640,000 (Bureau of Economic Analysis, 2001a). The communities most likely to host temporary personnel associated

with the ABL Program are Lancaster, Palmdale, and Mojave, the closest communities with the largest concentration of available housing and hotels/motels. Lancaster and Palmdale both have populations of less than 200,000 each. Mojave has a population of 3,800 (Census Bureau, 2001).

**Income.** In 1999, Los Angeles County had a per capita personal income of \$28,276. This ranked 17th in the state, and was 95 percent of the state average of \$29,856, and 99 percent of the national average of \$28,546. Kern County had a per capita income of \$19,886. This ranked 47th in the state, and was 67 percent of the state average of, and 70 percent of the national average (Bureau of Economic Analysis, 2001b).

**Employment.** Full- and part-time employment in Los Angeles County totaled 5.4 million in 1999, up from 5.3 million in 1989. Kern County had 310,000 full- and part-time employees in 1999, up from 250,000 in 1989 (Bureau of Economic Analysis, 2001a).

Edwards AFB employs approximately 14,000 individuals, 40 percent of whom are military personnel. Lancaster and Palmdale had labor forces of 49,000 and 36,000, respectively, in July 2001, and unemployment rates of 5.9 and 5.8 percent, respectively. Mojave had a labor force of just over 2,100. The unemployment rate for Mojave was 5.3 percent in July 2001 (California Employment Development Department, 2001).

**Housing.** Los Angeles County had a total of 3.2 million housing units in 2000, with almost 42,000 in Lancaster, 37,000 in Palmdale, and 1,800 in Mojave. Vacancy rates were 4.2 percent for Los Angeles County, 8.4 percent in Lancaster, and 7.6 and 22 percent in Palmdale and Mojave, respectively (U.S. Census Bureau, 2002).

### **3.1.9.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** Ground-testing activities at Edwards AFB are expected to require up to 750 permanent program-related personnel and up to 50 temporary personnel during the test period. Given the normal daily, weekly, and monthly fluctuation of population, employment, and visitors to both Edwards AFB and local communities in the ROI, the 750 additional program-related personnel and up to 50 temporary personnel during the test period would have a small, positive, yet largely unnoticeable effect on population, income, or employment in the ROI. Because the increase in the number of employees would represent only a 5 percent increase in the number of people employed at Edwards AFB, and just 0.74 percent of the total labor force of the ROI, the impact, although positive, would be small. There would most likely not be any discernable effect on direct, indirect, or induced jobs, income, housing, and related population.

**Flight-Testing Activities.** Flight-testing activities at Edwards AFB are expected to require up to 750 program-related personnel and up to 50 temporary personnel during the test period. However, as with ground-testing activities, this infusion is not likely to result in any discernable effect of direct, indirect, or induced jobs, income, and related population.

**Mitigation Measures.** No mitigation measures would be necessary for either the ground-testing or flight-testing activities.

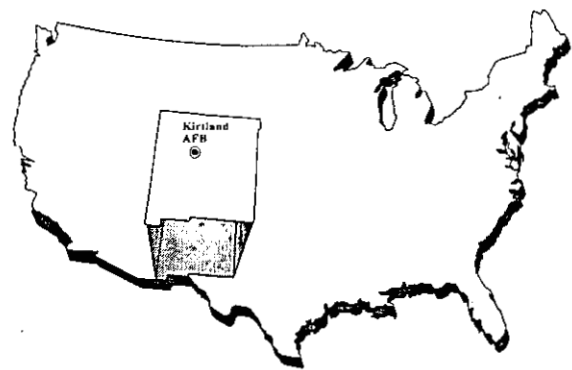
**Cumulative Impacts.** With no discernible impacts expected for the ABL Program's testing activities, the potential for additive, incremental, cumulative impacts of the ABL Program, in addition to other past, current, or reasonably foreseeable projects is considered remote.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

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## **SECTION 3.2**

# **KIRTLAND AIR FORCE BASE**

## 3.2 KIRTLAND AIR FORCE BASE

### 3.2.1 Local Community

#### Background

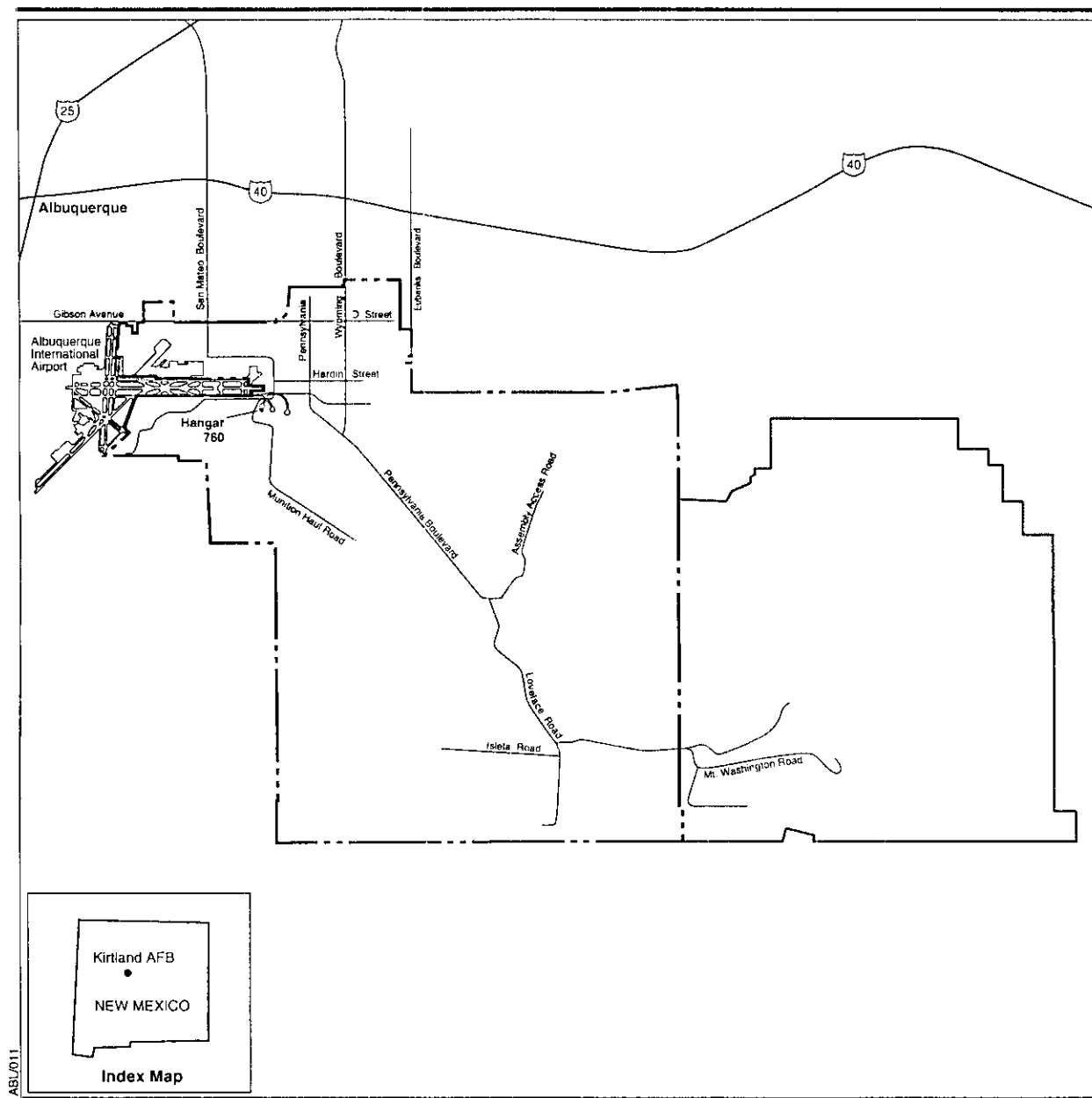
Military activity began at the Kirtland AFB site in 1939 with the leasing of 2,000 acres near the municipal airport for servicing transient military aircraft. Shortly thereafter, Kirtland Field was established, named for Colonel Roy C. Kirtland, a military aviation pioneer. At the same time, the Army Air Force established Sandia Base, a training depot for aircraft mechanics, to the east of Kirtland Field. In September 1945, several units of Los Alamos National Laboratory (LANL) were moved to Sandia Base to provide flight support and test facilities for LANL. These units were the predecessors of Sandia Corporation, now Sandia National Laboratories, the largest tenant unit on Kirtland AFB, which is operated by the U.S. Department of Energy (DOE). Kirtland Field and Sandia Base merged in 1971 under the Air Force, and are now known as Kirtland AFB. Kirtland AFB is presently under control of the Air Force Materiel Command.

Approximately 23,000 people are employed at Kirtland AFB (Kirtland Air Force Base, 1999). An average of 30,000 takeoffs and landings of military aircraft occur each year from Albuquerque International Airport, which shares runway facilities with Kirtland AFB.

#### Location

Kirtland AFB is situated in central New Mexico, adjacent to the state's largest city, Albuquerque (Figure 3.2-1). The westernmost portion of Kirtland AFB is adjacent to Albuquerque International Airport. The base comprises an area of approximately 51,600 acres, of which nearly 16,000 acres are national forest land withdrawn for Air Force use; 7,500 acres are national forestland withdrawn for DOE use (Kirtland Air Force Base, 1999). The ABL SPO, an approximately 70-acre site, is situated near the southeast end of the east-west runway, just south of South Gate Avenue, in the area of Hangar 760 (see Figure 2.2-2). Facilities include laboratories for test and integration of the laser and laser-beam control subsystems.

The Albuquerque metropolitan area and Kirtland AFB are situated in a river valley (Rio Grande River) bounded by a high plateau on the west and a mountain range (southern Rocky Mountains) on the east. Weather patterns in the area are characterized by low precipitation; wide temperature extremes; frequent drying winds; heavy rain showers, usually of short duration; and erratic, seasonal precipitation. The monthly mean temperature ranges from 33° F in January, to 79°F in July. The annual average temperature is 57°F. The average annual precipitation is 8.3 inches and occurs between June and September. Snowfall occurs between December and March, and averages approximately 10.3 inches annually. The average wind speed for the area is 9 mph. The prevailing wind direction is from the north in the winter, and from the south along the river valley in the summer.



#### EXPLANATION

- Base Boundary
- Department of Energy Property
- Interstate Highway

#### Kirtland AFB Vicinity Map

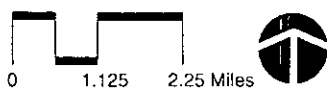


Figure 3.2-1

### **3.2.2 Airspace**

Only ground-testing activities of the ABL system are proposed at Kirtland AFB. None of the activities (involving testing laser components on the ground after they are integrated into the aircraft) would have airspace impacts. Therefore, no impacts to airspace at Kirtland AFB are anticipated.

### **3.2.3 Hazardous Materials and Hazardous Waste Management**

#### **3.2.3.1 Affected Environment.**

The Kirtland AFB Hazardous Material Plan 191-96 provides guidelines, instructions, and procedures to prevent and respond to accidental spills of hazardous materials including a description of appropriate prevention, control, and countermeasures (Kirtland Air Force Base, 1997). The Kirtland AFB Hazardous Waste Management Plan provides guidance to personnel regarding the storage, transportation, use, and disposal of hazardous waste (Kirtland Air Force Base, 2000). These plans incorporate appropriate federal, state, local, and Air Force requirements regarding management of hazardous materials and hazardous waste.

A variety of hazardous materials are utilized and stored at Kirtland AFB to support the wide range of activities conducted on the base. The largest quantities of materials stored on base are petroleum, oil, and lubricants (POL). Kirtland AFB operates on the pharmacy concept, which allows the installation tenants to obtain hazardous materials from assigned distribution centers. Hazardous waste generated at Kirtland AFB is associated with the operation of industrial shops, research and development laboratories, pesticide and herbicide application, radiological testing, fire-control training, and fuel management (U.S. Air Force, 1997).

#### **3.2.3.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** Hazardous material usage related to ground-testing activities at Kirtland AFB would be similar to that discussed for Edwards AFB with the exception that COIL chemicals to support the HEL would not be stored or utilized.

Existing stores of JP-8, and POL at Kirtland AFB would be used to fuel and maintain the AGE used to supply power to the aircraft and laser systems during ground-testing activities. Only small quantities of JP-8 and POLs would be utilized to power AGE equipment and support ground-testing activities. These small quantities would result in a negligible increase in materials requirements from current base operations. Existing pollution prevention and facility response plans (e.g., Spill Prevention Control and Countermeasures Plan) would minimize any potential environmental consequences due to the use of these materials. In accordance with normal operations at Kirtland AFB, existing hazardous waste accumulation points would be used to contain and dispose of any hazardous waste generated from AGE. No hazardous materials would be off-loaded from the ABL aircraft that would be considered a hazardous waste.

**Flight-Testing Activities.** No flight-testing activities are proposed at Kirtland AFB.

In the event the ABL aircraft is unable to land at Edwards AFB after conducting test activities (e.g., due to Edwards AFB runway closure), Kirtland AFB has been identified as one of three pre-planned "divert bases" in which the aircraft could be diverted. Although nothing would prevent the ABL aircraft from landing at any suitable base in time of emergency, personnel at Kirtland AFB would be specifically trained to support the ABL aircraft and appropriate equipment to handle ABL hazardous materials (e.g., chemical transfer and recovery receptacles) would be in place. The ABL aircraft would remain at Kirtland AFB until the Edwards AFB runway is cleared for incoming traffic.

**Mitigation Measures.** Because ABL test activities would be required to comply with applicable federal, state, DOD, and Air Force regulations regarding the use, storage, and handling of hazardous materials and hazardous waste, these activities would not result in substantial environmental impacts, and no mitigation measures would be required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL test activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. Management of hazardous materials and hazardous waste at Kirtland AFB would continue in accordance with current practices. No adverse impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.2.4 Health and Safety**

#### **3.2.4.1 Affected Environment.**

The affected environment at Kirtland AFB includes aircraft parking at Pad 4; which is adjacent to Building 760 and laser range areas (see Figure 2.2-2). The lower-power ground-testing shots of the ARS, BILL, TILL, and SHEL lasers from the ABL aircraft will occur at Pad 4. No HEL ground-testing shots or airborne lasing activities would be performed at Kirtland AFB.

Kirtland AFB Instruction (KAFBI) 48-109, *Laser Hazard Control Program*, implements AFOSH Standard 48-139 and outlines policies, responsibilities, and procedures for laser operations on Kirtland AFB to ensure a safe environment to operate lasers. The Office of Primary Responsibility (OPR) at Kirtland AFB for laser safety/laser hazard control is Bioenvironmental Engineering (377 AMDS/SGPB). Guidance relating to laser safety on military ranges is contained in MIL-HDBK-828A, *Department of Defense Handbook: Laser Safety on Ranges*

and in Other Outdoor Areas; while ANSI Z136.6-2000, *Safe Use of Lasers Outdoors*, also contains guidance and recommended practices.

### **3.2.4.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** Ground-testing activities would be conducted in accordance with similar health and safety measures as identified for Edwards AFB. The lower-power ARS, BILL, TILL, and SHEL would be fired downrange (south/southeast) from Pad 4 to multiple target platforms at varying distances, specifically 4, 5, and 7 km downrange (see Figure 2.2-2). Targets used during the firing of the laser systems include billboard-mounted target boards and rotoplane-mounted target boards (Figure 3.2-2). Up to 500 rotoplane and 500 target board tests would be conducted during the course of lasing activities for each of the ABL aircraft.

The U.S. Air Force considers BASH a safety concern for aircraft operations. BASH hazards at Kirtland AFB are managed to reduce bird/animal activity relative to aircraft operations. Because only one landing and take-off of the ABL aircraft would occur during ground-test activities at Kirtland AFB, the likelihood of a BASH incident is considered low.

Because ABL ground-testing activities at Kirtland AFB would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented, no adverse impacts are expected.

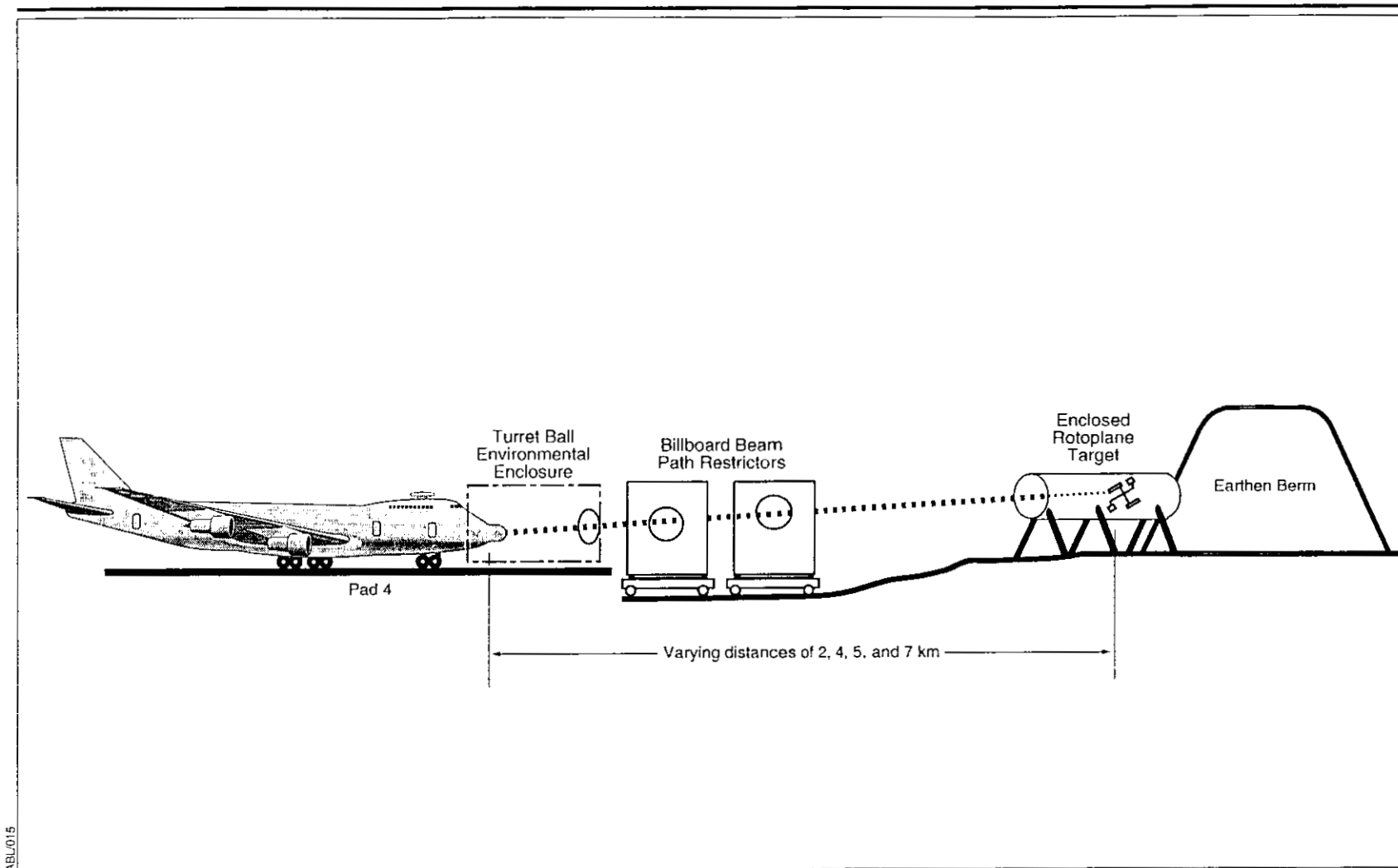
**Mitigation Measures.** ABL ground- and flight-testing activities would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented. A Process Safety Management Plan would be implemented to cover proper use and handling of highly hazardous chemicals, toxics, and reactives per 29 CFR 1910.119. Therefore, no mitigation measures would be required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.



ABL/015

**Ground-Test Setup of  
Laser Activities,  
Kirtland AFB**

**Figure 3.2-2**

### 3.2.5 Air Quality

#### 3.2.5.1 Affected Environment.

Information on the affected environment and the environmental consequences at the Earth's surface, the planetary boundary layer, and the upper atmosphere were addressed in Sections 3.2.2 and 3.7 of the 1997 FEIS, and are incorporated by reference.

The ROI consists of the regional air quality control region in which Kirtland AFB is situated, and where ABL testing activities would occur. Kirtland AFB is situated in Bernalillo County, which is within the Albuquerque-Mid Rio Grande Intrastate Air Quality Control Region (AQCR) (40 CFR Part 81). The Albuquerque/Bernalillo County Air Quality Control Board (AQCB) and the Albuquerque Environmental Health Department (AEHD) administer the air quality program in Bernalillo County.

The Albuquerque/Bernalillo County area remains in attainment for all criteria pollutants. According to the U.S. EPA Aerometric Information Retrieval System (AIRS) database, recent maximum observed concentrations for CO, PM<sub>10</sub>, and ozone are in attainment of the NAAQS, and are presented in Table 3.2-1. The CO concentrations show a downward trend with time, while the PM<sub>10</sub> maximum daily concentrations are increasing with time. A single exceedance of the PM<sub>10</sub> (150 µg/m<sup>3</sup>) NAAQS occurred in 1999.

**Table 3.2-1. Summary of Maximum Criteria Pollutant Concentrations in Bernalillo County**

Year	Criteria Pollutants		
	CO (8-hour) ppm	PM <sub>10</sub> (24-hour) µg/m <sup>3</sup>	Ozone (1-hour) ppm
1996	8.3	96	0.111
1997	6.9	100	0.099
1998	6.3	121	0.098
1999	4.9	155	0.099
2000	4.2	146	0.100

CO = carbon monoxide  
µg/m<sup>3</sup> = micrograms per cubic meter  
PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
ppm = parts per million

The 1999 national emissions inventory (U.S. Environmental Protection Agency, 2001) contains an estimate of annual emissions of 180,225 tons per year for CO. Available information suggests that Kirtland AFB contributed 19,255 tons of CO in 1999. This figure is only 10.6 percent of the county total.

#### 3.2.5.2 Environmental Consequences

##### Proposed Action

**Ground-Testing Activities.** The emissions from ground-level-testing activities, compared to the total emissions, would be minimal. There would be no take-off or landing of the ABL aircraft other than arrival to Kirtland AFB and departure

upon completion of the ground-testing activities. Because only the lower-powered lasers (ARS, BILL, TILL, and SHEL) would be tested, additional VMT to support laser refueling would not be required.

The emission estimates for Kirtland AFB are based upon a single take off and landing of the two ABL aircraft, and an estimated 270 hours of AGE operation in support of ABL ground-testing activities. The emission estimates are summarized in Table 3.2-2. For CO, the estimated emissions are a fraction of a percent of the Bernalillo County total emissions. The estimates for other criteria pollutants generated during ABL ground-test activities would be much lower than that estimates for CO (see Table 3.2.2). The potential air quality impacts from the proposed ABL testing activities at Kirtland AFB are expected to be inconsequential.

**Table 3.2-2. Estimated Emissions from ABL Testing Activities at Kirtland AFB (tons/year)**

Estimate	Criteria Pollutant			
	VOC	CO	NO <sub>x</sub>	PM <sub>10</sub>
ABL Ground Tests	0.22	6.50	0.18	0.01
Kirtland AFB (2000)	28.83	21.84	29.24	11.44

ABL = Airborne Laser  
CO = carbon monoxide  
NO<sub>x</sub> = nitrogen oxides  
PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
VOC = volatile organic compound

Source: U.S. Air Force, 2000c.

**Flight-Testing Activities.** No flight-testing activities are proposed at Kirtland AFB.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the No-Action Alternative, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.2.6 Noise**

#### **3.2.6.1 Affected Environment.**

The ROI for noise exposure at Kirtland AFB includes the area around Hangar 760. The proposed location for ABL ground-testing activities (aircraft parking Pad-4) is approximately 985 feet south of the east end of the main east-west runway at Albuquerque International Airport. This location falls within the 70-dBA noise contour of current airport operations. The nearest housing area is Kirtland AFB's Zia Base Housing Complex, situated over 3,000 feet northeast of Hangar 760.

#### **3.2.6.2 Environmental Consequences**

##### **Proposed Action**

Increased noise levels from use of AGE and other ground support equipment adjacent to the runway during ground-testing activities and the landing and take off of the ABL aircraft would not cause adverse effects to residential areas or the local population.

**Mitigation Measures.** No mitigation measures would be required under the Proposed Action.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

##### **No-Action Alternative**

Under the No-Action Alternative, ABL ground-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternatives.

### **3.2.7 Biological Resources**

#### **3.2.7.1 Affected Environment.**

The ROI is the environment within the confines of the Kirtland AFB fence line. However, the primary focus of activities is in the immediate area surrounding aircraft parking Pad 4 and the laser range to be utilized.

The Endangered Species Act (16 U.S.C. Sections 1531-1544) is intended to protect and restore endangered and threatened species of animals and plants and their habitats. Other federal statutes protecting biological resources include the Migratory Bird Treaty Act (16 U.S.C. Sections 703-712), the Bald Eagle and Golden Eagle Protection Act (16 U.S.C. Section 668-668d), and the Fish and Wildlife Coordination Act (16 U.S.C. Sections 661-667d) and the Sikes Act as amended (16 U.S.C. 670a-670o).

The New Mexico Department of Game and Fish protects threatened and endangered wildlife species under the authority of the New Mexico Wildlife Conservation Act (19 New Mexico Administrative Code [NMAC] Section 33.1). The New Mexico Energy, Minerals, and Natural Resources Department protects threatened and endangered plant species under regulations governing endangered plant species (19 NMAC Section 21.2).

**Vegetation.** The Rocky Mountain and Great Basin Grasslands and Conifer and Oak Woodlands are the most prevalent vegetative communities at Kirtland AFB. The cantonment is urban landscaped.

Grasslands exhibiting Great Basin characteristics cover the lower elevations in the southwest and north-central portions of Kirtland AFB, between 5,200 and 5,700 feet. Within the withdrawal area, grassland is found as high as 6,900 feet, and Rocky Mountain Grasslands are found at higher elevations, interspersed among the Conifer and Broadleaf Forests.

The Conifer and Oak Woodland Community ranges in elevation from 5,800 to 7,500 feet. This plant community occurs primarily in the south and east portions of the base, and is dominated by Colorado pinyon pine and one-seeded juniper, with an understory of shrubs and grasses.

Conifer and Broadleaf Forest is found above the Conifer and Oak Woodland Community at elevations ranging from 6,500 to 7,988 feet. This habitat occurs within the withdrawal area, and is restricted to higher elevations of the Manzanita Mountains (U.S. Air Force, 2000c).

**Wildlife.** The Rocky Mountain Grasslands are home to mammals such as the gray wolf (*Canis lupus*), elk (*Cervus elaphus*), desert bighorn sheep (*Ovis canadensis mexicana*), red fox (*Vulpes vulpes*), badger (*Taxidea taxus*), mule deer (*Odocoileus hemionus*), white-tailed jackrabbit (*Lepus townsendii*), grizzly bear (*Ursus arctos*), shrews, and voles. Birds such as the red-tailed hawk (*Buteo jamaicensis*), common nighthawk (*Chordeiles minor*), American kestrel (*Falco sparverius*), and mountain bluebird (*Sialia currucoides*) often inhabit these grasslands. Amphibians and reptiles common to Rocky Mountain Grasslands include the tiger salamander (*Ambystoma tigrinum*), the northern leopard frog (*Rana pipens*), and the wandering garter snake (*Thamnophis elegans vagrans*) (U.S. Air Force, 2000c).

At lower elevations, in the Great Basin Grasslands, a large variety of wildlife species are present. The mammal community is dominated by rodents, rabbits, and hares. These include the desert cottontail (*Sylvilagus audubonii*), Gunnison's prairie dog (*Cynomys gunnisoni*), white-footed deer mouse (*Peromyscus maniculatus*), silky pocket mouse (*Perognathus flavus*), Merriam's kangaroo rat (*Dipodomys merriami*), and the northern grasshopper mouse (*Onychomys leucogaster*). Mammalian predators found in these grasslands include the coyote (*Canis latrans*), badger, kit fox (*Vulpes macrotis*), striped skunk (*Mephitis mephitis*), and bobcat (*Lynx rufous*). Common birds associated with Great Basin Grasslands include the horned lark (*Eremophila alpestris*), scaled quail (*Callipepla squamata*), mourning dove (*Zenaida macroura*), greater roadrunner (*Geococcyx californianus*), American crow (*Corvus brachyrhynchos*), northern

mockingbird (*Mimus polyglottos*), crissal thrasher (*Toxostoma crissal*), lark sparrow (*Chordestes grammacus*), black-throated sparrow (*Amphispiza bilineata*), western meadowlark (*Sturnella neglecta*), brown-headed cowbird (*Molothrus ater*), and house finch (*Carpodacus mexicanus*). The birds of prey, or raptors, most commonly found in these grasslands include the northern harrier (*Circus cyaneus*), red-tailed hawk, American kestrel, prairie falcon (*Falco mexicanus*), barn owl (*Tyto alba*), burrowing owl (*Spectyto cunicularia*), long-eared owl (*Asio otus*), and great horned owl (*Bubo virginianus*) (U.S. Air Force, 2000c).

Reptiles and amphibians found within Great Basin Grasslands include the plains spadefoot toad (*Scaphiopus bombifrons*), Great Plains toad (*Bufo cognatus*), western box turtle (*Terrapene ornata*), whiptail lizard (*Cnemidophorus* spp.), lesser earless lizard (*Holbrookia maculata*), and the western diamondback rattlesnake (*Crotalus atrox*).

The Conifer and Oak Woodlands of the southwest United States are home to such mammals as the rock squirrel (*Spermophilus variegatus*), brush mouse (*Peromyscus boylii*), porcupine, black bear (*Ursus americanus*), and mountain lion (*Felis concolor*). Common birds found in the southwestern Conifer and Oak Woodlands include the black-chinned hummingbird (*Archilochus alexandri*), Cassin's kingbird (*Tyrannus vociferans*), scrub jay (*Aphelocoma coerulescens*), mountain chickadee (*Parus gambeli*), western bluebird (*Sialia mexicana*), yellow warbler (*Dendroica petechia*), western tanager (*Piranga ludoviciana*), and Scott's oriole (*Icterus parisorum*). Common raptors found in this habitat include the sharp-shinned hawk (*Accipiter striatus*) and the western screech owl (*Otus kennicottii*). Reptiles and amphibians are generally absent from this type of community. One reptile that can be found is the plateau striped whiptail (*Cnemidophorus velox*) (U.S. Air Force, 2000c).

**Threatened and Endangered Species.** No protected plant species are found at Kirtland AFB. Federally and state-listed threatened or endangered animal species that may be present in the vicinity of Kirtland AFB are listed in Table 3.2-3. Of these, the Gray vireo (state listed as threatened) is most likely to be found in the area of the Proposed Action. The other species are included owing to their high level of mobility, and the relative closeness of potentially suitable habitat in the nearby Manzanita Mountains.

**Sensitive Habitats.** At Kirtland AFB, wetlands are situated at the various springs where sufficient moisture occurs at least part of the year. Locations of wetlands on Kirtland AFB include Coyote Springs, Unnamed Spring, Sol se Mete Spring, Lurance Spring, Manzano Spring 1, and Manzano Spring 2 (U.S. Air Force, 2000c). None of these springs is near the proposed ABL testing area.

**Table 3.2-3. Threatened and Endangered Species in Bernalillo County, New Mexico**

Common Name	Scientific Name	State Status	Federal Status
<b>Animal Species</b>			
Black-footed ferret	<i>Mustela nigripes</i>	-	E
Southwestern willow flycatcher	<i>Empidonax traillii extimus</i>	-	E
Whooping crane	<i>Grus americana</i>	-	E
Rio Grande silvery minnow	<i>Hybognathus amarus</i>	-	E
Bald eagle	<i>Haliaeetus leucocephalus</i>	T	T
Mountain plover	<i>Charadrius montanus</i>	-	PT
Yellow-billed cuckoo	<i>Coccyzus americanus</i>	-	C
New Mexico meadow jumping mouse	<i>Zapus hudsonius luteus</i>	-	SC
Pecos River muskrat	<i>Ondatra zibethicus ripensis</i>	-	SC
Townsend's big-eared bat	<i>Corynorhinus townsendii</i>	-	SC
American peregrine falcon	<i>Falco peregrinus anatus</i>	E	SC
Arctic peregrine falcon	<i>Falco peregrinus tundrius</i>	-	SC
Baird's sparrow	<i>Ammodramus bairdii</i>	-	SC
Black tern	<i>Chlidonias niger</i>	-	SC
Northern goshawk	<i>Accipiter gentilis</i>	-	SC
American peregrine falcon <sup>(a)</sup>	<i>Falco peregrinus anatum</i>	E	-
Mexican spotted owl <sup>(a)</sup>	<i>Strix occidentalis lucida</i>	-	T
Gray vireo <sup>(a)</sup>	<i>Vireo vicinior</i>	T	-
Spotted Bat <sup>(a)</sup>	<i>Euderma maculatum</i>	T	-
<b>Invertebrate Species</b>			
Millipede	<i>Comanchelus chihuensis</i>	-	SC

Note: (a) Known or expected to occur at Kirtland AFB.

C = candidate  
E = endangered  
PT = proposed threatened  
SC = species of concern  
T = threatened

Source: U.S. Fish and Wildlife Service, 2002a.

### 3.2.7.2 Environmental Consequences

#### Proposed Action

**Ground-Testing Activities.** Only the lower-power lasers (ARS, BILL, TILL, and SHEL) would be ground tested at Kirtland AFB; therefore, the use of a GPRA would not be required. No construction or ground-disturbing activities would occur during ground-testing activities. Laser targets would be placed at established locations with existing earthen backstops within the laser test range. If burrowing owls are discovered in the vicinity of proposed ABL ground test areas, measures would be implemented to avoid harming the owls. Because ground-test activities will utilize an existing laser test range and no construction or ground disturbance would occur, adverse impacts to biological resources are not expected.

**Flight-Testing Activities.** No flight-testing activities are proposed at Kirtland AFB.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

### **No-Action Alternative**

Under the No-Action Alternative, ABL ground-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.2.8 Cultural Resources**

#### **3.2.8.1 Affected Environment.**

The ROI for cultural resources at Kirtland AFB is the environment within the confines of the Kirtland AFB boundary. However, the primary focus of activities is in the immediate area surrounding Hangar 760, aircraft parking Pad 4, and the laser range to be utilized. No flight-testing activities would take place at Kirtland AFB.

Numerous cultural resource surveys have been conducted at Kirtland AFB resulting, as of 1995, in the identification of approximately 300 cultural resources. These resources consist of almost 300 archaeological sites (including prehistoric, historic, and sites containing both prehistoric and historic components), 10 historic resources (consisting of 2 mining districts, 5 buildings, and 3 aircraft hangars), a potential archaeological district consisting of nuclear bomb structures that may be considered a historic Cold War era district, and a small number of miscellaneous resources.

No traditional Native American sacred or ceremonial sites are known to occur within the boundaries of Kirtland AFB.

Although no paleontological resources have been reported within Kirtland AFB, three geologic formations within the base boundary have the potential to yield such resources (Pleistocene sediments and gravel, Miocene Santa Fe Group, and Pennsylvanian/Mississippian Madera Limestone/Sandia Formation) (U.S. Air Force, 1997a). In addition, several Pleistocene horse and camel bones have been found approximately one mile southwest of the base.

### **3.2.8.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** Ground-testing activities would occur on previously disturbed, paved, or developed land. No construction activity would be necessary for ground-testing activities. Therefore, there are no foreseen impacts to cultural or paleontological resources on Kirtland AFB resulting from activity proposed by the ABL Program.

**Flight-Testing Activities.** No flight-testing activities are proposed at Kirtland AFB.

**Mitigation Measures.** Because no adverse impacts have been identified under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.2.9 Socioeconomics**

#### **3.2.9.1 Affected Environment.**

The ROI for socioeconomics includes Bernalillo County, which contains Kirtland AFB and the city of Albuquerque, New Mexico. The affected environment is described in terms of its principal attributes: population, income, employment, and housing or lodging.

**Population.** In 1999, Bernalillo County had a population of 525,000 (Bureau of Economic Analysis, 2001a).

**Income.** In 1999, Bernalillo County had a per capita personal income of \$27,287. The county ranked third in the state, and was 125 percent of the state average of \$21,836 and 96 percent of the national average of \$28,546 (Bureau of Economic Analysis, 2001b).

**Employment.** Kirtland AFB employs over 23,000 individuals, approximately 35 percent of whom are military personnel. Full- and part-time employment in Bernalillo County totaled almost 390,000 in 1999, up from the 310,000 employed in 1989 (Bureau of Economic Analysis, 2001a).

**Housing/Lodging.** Because personnel associated with the ABL Program's ground-testing activities are expected to rotate into and out of Kirtland AFB on a temporary basis for the short duration of ground-testing activities, it is anticipated that they will seek accommodations in hotels and motels closest to Kirtland AFB. There are 73 hotels/motels recognized by the American Automobile Association (AAA) in the Albuquerque area, with a total of 9,784 units (American Automobile Association, 2001).

### **3.2.9.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** Ground-testing activities at Kirtland AFB are expected to require up to 50 program-related temporary personnel for the duration of test activities. Given the normal daily, weekly, and monthly fluctuation of population, employment, and visitors to both Kirtland AFB and local communities in the ROI, the need for up to 50 additional program-related temporary personnel would have a small, positive, yet largely unnoticeable effect on population, income, or employment in the ROI. Socioeconomic impacts would essentially be limited to their expenditures in the local economy, particularly at local hotels/motels and restaurants. Based on a 2002 maximum per diem rate of \$103 (U.S. General Service Administration, 2001), the 50 program-related personnel could result in an infusion of approximately \$5,150 per day (about \$36,050 per week) into the local economy, depending on the duration of their temporary assignments at Kirtland AFB.

However, because it would represent only a 0.3-percent increase in the number of people employed at Kirtland AFB, 0.01 percent of the total labor force of the ROI, and the demand for up to 50 hotel/motel units would only represent 0.5 percent of the 9,784-unit supply in the ROI, the impact, although positive, would be minimal. For example, assuming an average occupancy rate of 70 percent, there would normally be 2,935 unoccupied units available to the 50 program-related personnel at any one time; therefore, there would not be any discernable effect on direct, indirect, or induced jobs, income, and related population.

**Flight-Testing Activities.** No flight-testing activities are proposed at Kirtland AFB; therefore, no socioeconomic impacts would be anticipated.

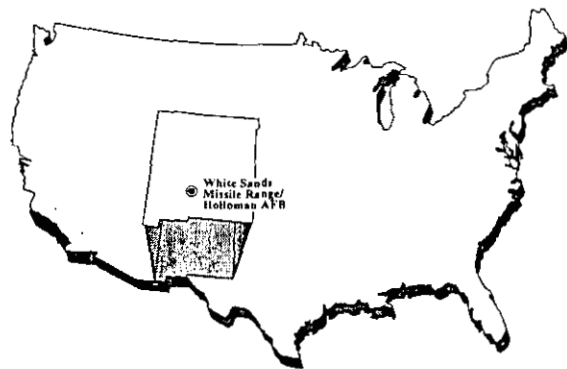
**Mitigation Measures.** No mitigation measures would be necessary for proposed ground-testing activities.

**Cumulative Impacts.** With no discernible impacts expected for the ABL Program's ground-testing activities at Kirtland AFB, the potential for additive, incremental, and cumulative impacts of the ABL Program in addition to other past, current, or reasonably foreseeable projects is considered remote.

### **No-Action Alternative**

Under the No-Action Alternative, ABL ground-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse socioeconomic impacts within the ROI are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.



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## **SECTION 3.3**

# **WHITE SANDS MISSILE RANGE/ HOLLOMAN AIR FORCE BASE**

### 3.3 WHITE SANDS MISSILE RANGE/HOLLOMAN AFB

#### 3.3.1 Local Community

##### Background

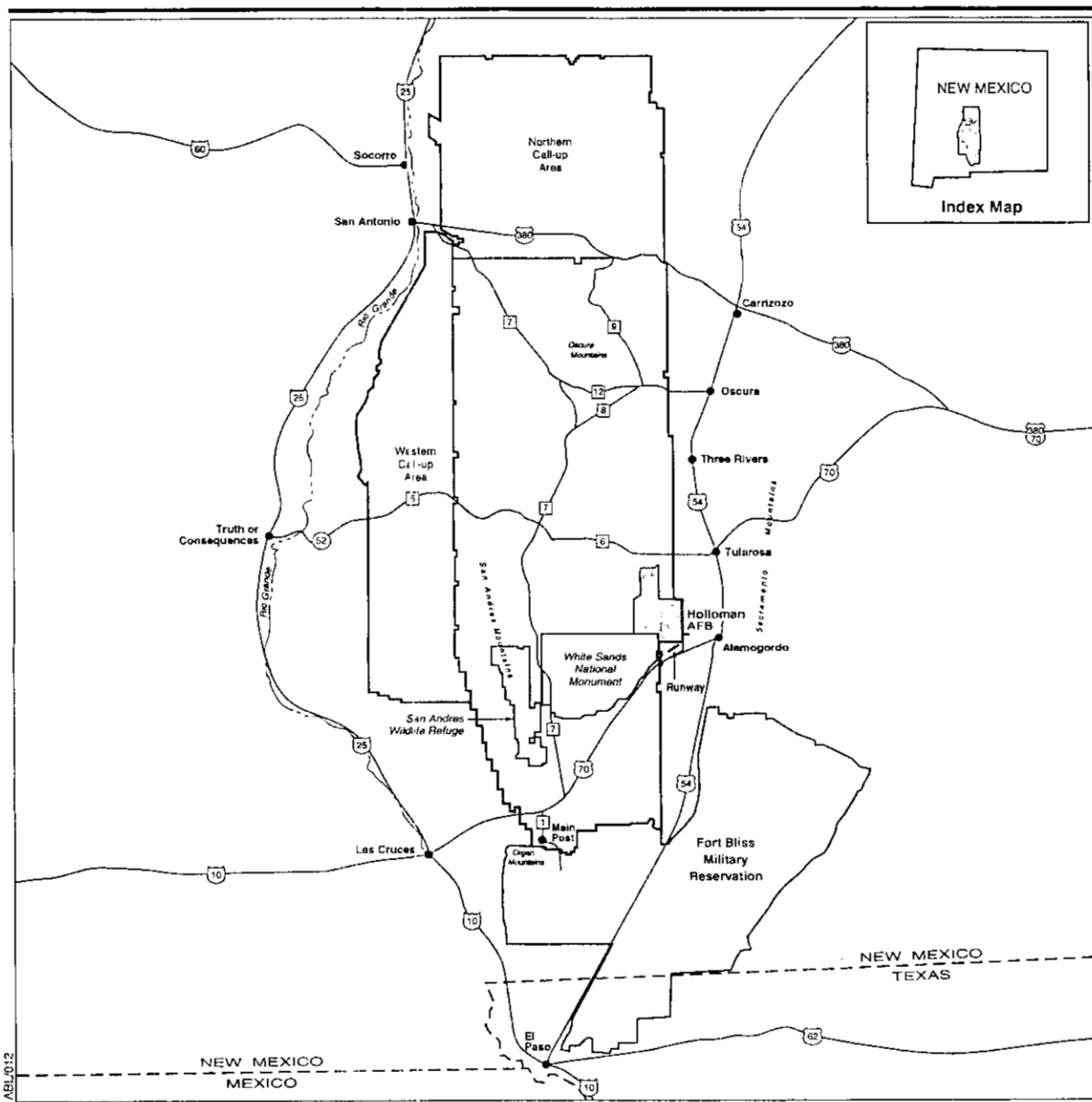
Before World War II, the area of the present WSMR was used by ranchers for grazing cattle and goats. White Sands Proving Grounds was established after the end of World War II. What is now WSMR was the Alamogordo Bombing and Gunnery Range that was used to train military aircrews that flew out of then Alamogordo Army Air Field (AAF) and other AAF bases in southern New Mexico. On May 1, 1958, White Sands Proving Ground was redesignated as WSMR.

Today, WSMR is a Major Range and Test Facility Base designated as a national test range, and is the largest overland test facility in the United States. The range supports missile development and test programs for the U.S. Army, U.S. Navy, U.S. Air Force, NASA, other government agencies, some foreign governments, and private industry. White Sands Space Harbor is an alternate landing site for the space shuttle, and a training site for shuttle pilots. Approximately 6,000 civilian, military, and contractor personnel are employed at WSMR.

Construction at Holloman AFB began with development of the Alamogordo Bombing and Gunnery Range in 1941. The post was elevated to Army Air Base status and christened Alamogordo AAF in 1942. The base was renamed Holloman AFB in 1948, shortly after the Air Force became a separate service branch (U.S. Air Force, 1993). Holloman AFB is currently headquarters for the 49th Fighter Wing and supports a variety of Air Force, DOD, and Army tenant organizations. Holloman AFB is also home to the world's longest (50,188 feet) and fastest (approaching 10,000 feet per second) Test Track. Holloman AFB supports about 23,000 active duty, Guard and Reserve personnel, retirees, DOD civilians, and their families.

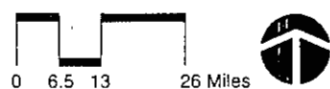
##### Location

WSMR is situated in south-central New Mexico, and includes approximately 2 million acres in Dona Ana, Otero, Socorro, Sierra, Lincoln, and Torrance counties (Figure 3.3-1). The area available for ABL testing (including WSMR, its Northern and Western Call-up Areas, Holloman AFB, and Fort Bliss) extends approximately 160 miles north to south and 80 miles east to west. Call-up areas are land areas that are not under range control; however, through agreement with the landowners, these areas can be utilized to extend the range boundaries to the west and north for safety reasons. WSMR headquarters is situated approximately 20 miles east of Las Cruces, New Mexico. Holloman AFB, where the ABL aircraft could land to perform ground-test activities in the event ground tests cannot be conducted at Edwards AFB or Kirtland AFB, is situated in Otero County, New Mexico, 8 miles west-southwest of Alamogordo and covers 59,639 acres. Holloman AFB is contiguous to WSMR's eastern boundary. WSMR surrounds White Sands National Monument to the north, west, and south, and is adjacent to the southwest portion of Holloman AFB. Airspace associated with Fort Bliss to the south and southeast of WSMR could be used during ABL flight-test activities (see Figure 3.3-1).



#### EXPLANATION

- Installation Boundary
- (52) State Highway
- (54) U.S. Highway
- (25) Interstate Highway
- Range Roads



#### White Sands Missile Range/Holloman AFB Vicinity Map

Figure 3.3-1

The ABL Program would use existing launch complexes at WSMR to launch missile targets supporting the ABL flight-testing activities. The complexes support both ground-to-ground and ground-to-air missile launches. Missile assembly facilities and temporary storage facilities for missiles are present in the area of the launch complexes. Approved impact points are used for recovery of missiles launched at WSMR.

WSMR is generally bounded on the west and northwest by the San Andres Mountains, on the north by the Oscura Mountains, on the east by U.S. Highway 54, and on the southwest by the Organ Mountains. The regional climate is characterized by an abundance of sunshine throughout the year, very low humidity, scant rainfall, occasional dust storms, and a relatively mild winter. The average annual temperature at the south end of the range is 60°F. The monthly mean temperature in December and January is 44°F, with daily temperatures ranging from 32°F to 56°F. July is the warmest month with a mean temperature of 81°F. Annual precipitation varies from 7 to 11 inches; over one-half occurs between June and September. The average monthly wind speeds are relatively low, and range from 5 to 9 mph. Prevailing winds are from the west, except during July and August, when the wind directions are from the southeast and south-southwest, respectively. The windy season is from March to May, and is characterized by strong westerly winds and periods of blowing dust.

### **3.3.2    Airspace**

#### **3.3.2.1   *Affected Environment.***

The airspace ROI for WSMR is defined as that area that could be affected by ABL flight-testing activities. For the purposes of this document, the ROI is that airspace over WSMR and an approximately 185-km (100-nm) zone around the range boundaries to the west, north, and east.

The affected airspace use environment in the WSMR airspace ROI is described below in terms of its principal attributes, namely controlled and uncontrolled airspace, SUA, MTRs, en route airways and jet routes, airports and airfields, and ATC.

**Controlled and Uncontrolled Airspace.** Outside of the SUA identified and discussed separately in the next section, the airspace in the ROI is a mix of controlled and uncontrolled airspace. The controlled airspace comprises Class A airspace from 18,000 feet above MSL up to and including FL 600 (60,000 feet), Class E airspace below 18,000 feet, and either Class C or Class D airspace surrounding airports within the Class E airspace. There is no Class B airspace within the WSMR ROI. The SUA within the ROI is described separately below.

Within Class E airspace, separation service is provided for IFR aircraft only, and, to the extent practical, traffic advisories to aircraft operating under VFR. The Class E airspace has a floor of 1,200 feet or greater above the surface, except for the areas surrounding Alamogordo-White Sands Regional Airport to the east of WSMR, Las Cruces and Truth or Consequences Airports to the west of WSMR, Socorro Airport at the northwest edge of WSMR, and Sierra Blanca Regional Airport to the east of WSMR, where the Class E airspace has a floor of 700 feet above the surface. The ROI overlaps Class C airspace surrounding El Paso

International Airport to the south and Albuquerque International Airport to the north (Figure 3.3-2).

Class G, or uncontrolled airspace, below 14,500 feet lies to the west and southwest of Socorro and Truth or Consequences below and surrounding the Cato, Reserve, and Morenci MOA.

The distinction between "controlled" and "uncontrolled" airspace is important. Within controlled airspace, ATC service is provided to IFR and VFR flights in accordance with the airspace classification. Controlled airspace is also that airspace within which aircraft operators are subject to certain pilot qualifications, operating rules, and equipment requirements. For example, for IFR operations in any class of controlled airspace, a pilot must file an IFR flight plan, and receive an appropriate ATC clearance. Within uncontrolled airspace, no ATC service to aircraft operating under either IFR or VFR is provided other than possible traffic advisories when the ATC workload permits and radio communications can be established (Illman, 1993). White Sands Radar Facility (WSRF) provides clearances for aircraft operating within the WSMR area.

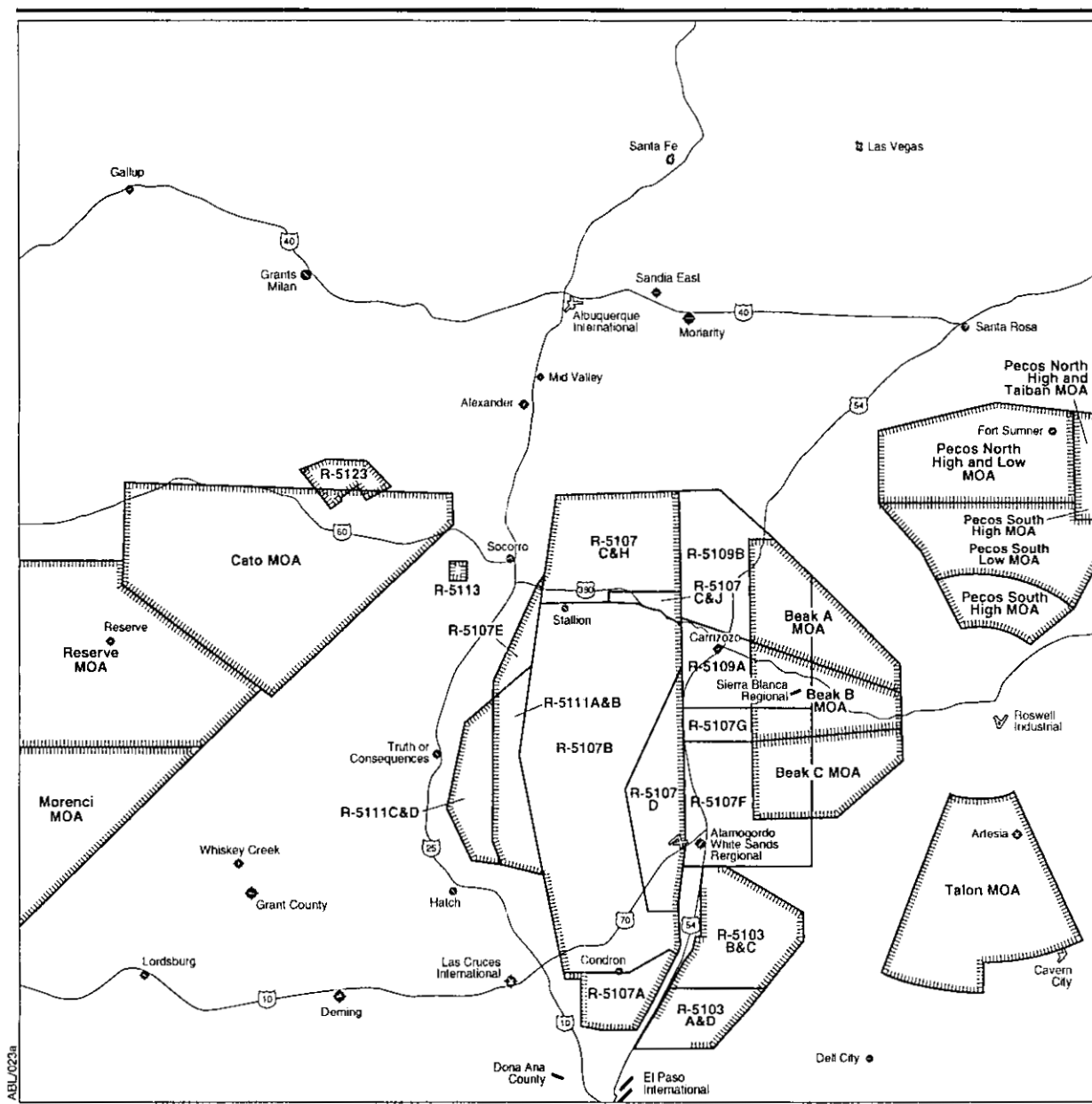
**Special Use Airspace.** There are 22 Restricted Areas in the WSMR ROI associated with either WSMR, Holloman AFB, or Fort Bliss. Table 3.3-1 lists the individual Restricted Areas, their effective altitude, time of use, and controlling agency. Twelve of the Restricted Areas extend to unlimited altitude, three of them (R-5107A, R-5107B, and R-5107E) from the surface, the balance from various altitudes.

To the east of WSMR's associated Restricted Areas is the Beak MOA complex. The effective altitude, time of use, and controlling agency of the three MOAs that constitute the complex are identified in Table 3.3-1. There are no Prohibited or Alert SUA areas in the ROI (National Aeronautics Charting Office, 2001e).

**Military Training Routes.** There are numerous MTRs in the WSMR airspace ROI. Most are concentrated in the northeast portion of the ROI passing through the Beak A and B MOAs and the southeast portion of the ROI through the R-5103B originating out of Holloman AFB. Several routes have ending points within the WSMR Restricted Area complex. The route's width varies throughout the route. All routes are designated as MARSAs operations; these routes are scheduled for use by a military scheduling activity and NOTAMs issued (National Imagery and Mapping Agency, 2001).

**En Route Airways and Jet Routes.** There are several en route, low-altitude airways (up to but not including 18,000 feet above MSL) that surround the WSMR Restricted Area complex, including V94-611 to the south, V280 to the southeast, V611 to the west, and V264 to the north.

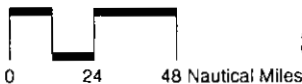
Numerous high-altitude jet routes also pass through the WSMR complex ROI above 18,000 feet above MSL: J4 and J184 to the south; J26 and J15 to the east; J13, J57, and J104 to the west; and J74 to the north. Two jet routes, J65-166 and J108, actually cross the Restricted Area complex (see Figure 3.3-3).



# EXPLANATION

Special Use Airspace

## Special Use Airspace and Airports/Airfields in the WSMR Airspace ROI



Source: National Aeronautical Charting Office, 2001.

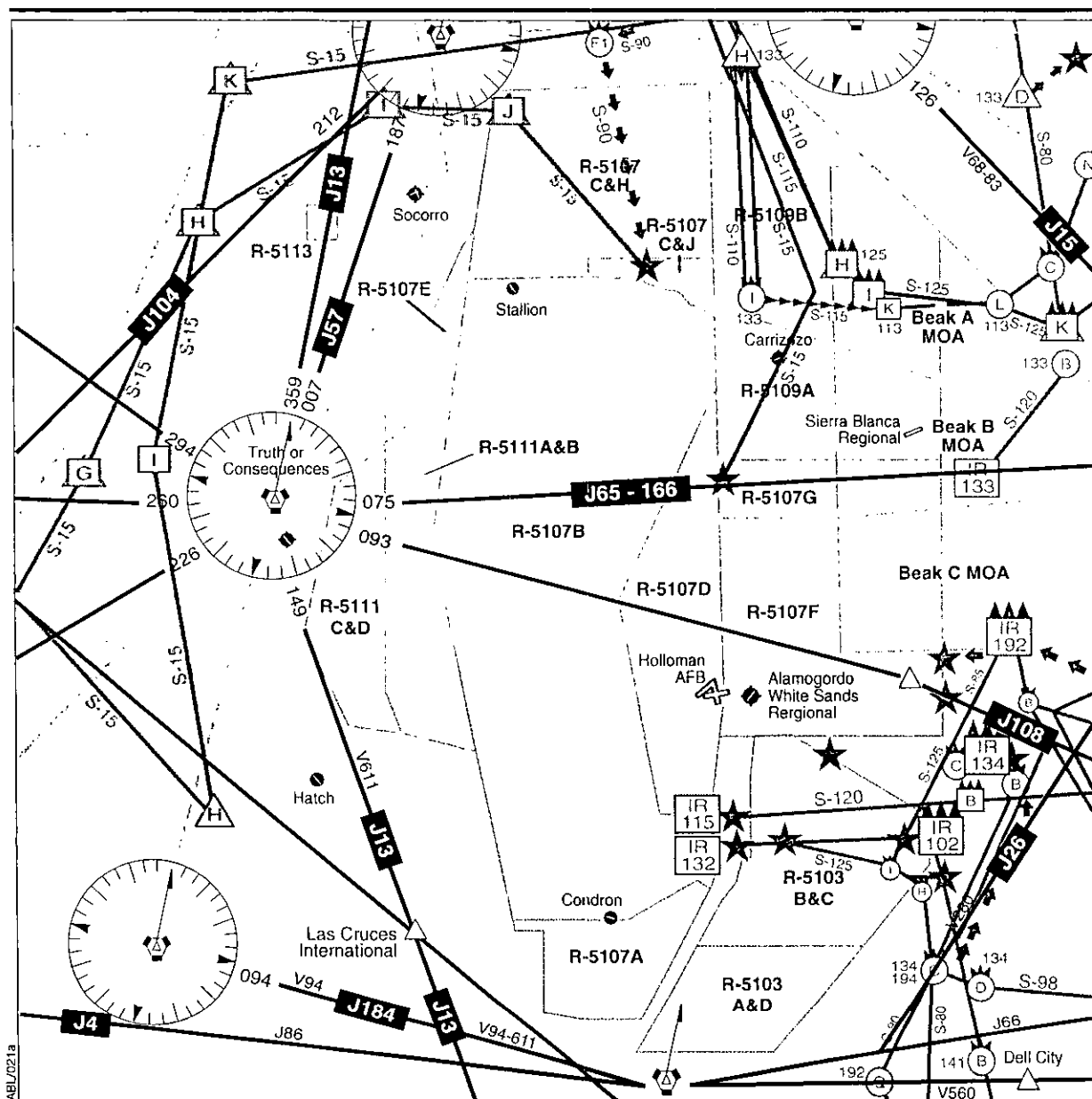
Figure 3.3-2

**Table 3.3-1. Special Use Airspace in the WSMR Airspace ROI**

Number/Name	Effective Altitude (feet)	Time of Use	Controlling Agency
R-5103A	To FL 180 <sup>(a)</sup>	0700-2000 M-F <sup>(b)(d)</sup>	ZAB CNTR
R-5103B	To 12,500 <sup>(d)</sup>	0700-2000 M-F <sup>(b)(d)</sup>	ZAB CNTR
R-5103C	12,500 to Unlimited	0700-2000 M-F <sup>(b)(d)</sup>	ZAB CNTR
R-5103D	FL 180 to Unlimited	0700-2000 M-F <sup>(b)(d)</sup>	ZAB CNTR
R-5107A	Unlimited	Continuous <sup>(a)(b)</sup>	ZAB CNTR
R-5107B	Unlimited	Continuous <sup>(a)</sup>	No A/G
R-5107C	9,000 to Unlimited	Continuous M-F <sup>(b)</sup>	ZAB CNTR
R-5107D	To 22,000 <sup>(d)</sup>	Continuous	ZAB CNTR
R-5107E	Unlimited	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5107F	FL 240-FL 450	0701-0659Z M-F <sup>(b)(d)</sup>	ZAB CNTR
R-5107G	FL 240-FL 450	0701-0659Z M-F <sup>(b)(d)</sup>	ZAB CNTR
R-5107H	To 9,000	By NOTAM <sup>(c)</sup>	ZAB CNTR
R-5107J	To 9,000	Continuous M-F <sup>(b)</sup>	ZAB CNTR
R-5109A	24,000 to Unlimited	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5109B	24,000 to Unlimited	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5111A	13,000 to Unlimited	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5111B	To 13,000	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5111C	13,000 to Unlimited	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5111D	To 13,000	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5113	To 45,000	0900-1900 <sup>(e)(c)</sup>	ZAB CNTR
R-5119	FL 350 To Unlimited	By NOTAM <sup>(c)(d)</sup>	ZAB CNTR
R-5123	Unlimited	By NOTAM	ZAB CNTR
Beak A MOA	12,500 to FL 180	0600-1800 M-F <sup>(b)(d)</sup>	ZAB CNTR
Beak B MOA	12,500 to FL 180	0600-1800 M-F <sup>(b)(d)</sup>	ZAB CNTR
Beak C MOA	12,500 to FL 180	0600-1800 M-F <sup>(b)(d)</sup>	ZAB CNTR
Cato MOA	13,500 to FL 180	0800-2200 M-Sa <sup>(d)</sup>	ZAB CNTR
Morenci MOA	1,500 AGL to FL 180	0600-2100 M-F <sup>(d)</sup>	ZAB CNTR
Pecos North High MOA	11,000 to FL 180	0800-2000 M-F <sup>(d)</sup>	ZAB CNTR
Pecos North Low MOA	500 AGL to 11,000	0800-2000 M-F <sup>(d)</sup>	ZAB CNTR
Pecos South High MOA	11,000 to FL 180	SR-SS M-F	ZAB CNTR
Pecos South Low MOA	11,000 to FL 180	By NOTAM <sup>(d)</sup>	ZAB CNTR
Reserve MOA	500 AGL to FL 180	By NOTAM <sup>(d)</sup>	ZAB CNTR
Taiban MOA	500 AGL to 11,000	0800-2400 M-F <sup>(d)</sup>	ZAB CNTR
Talon MOA	12,500 to FL 180	SR-SS M-F <sup>(b)</sup>	ZAB CNTR

Notes: (a) Continuous = 24 hours a day and/or 7 days a week.  
 (b) Other times by NOTAM.  
 (c) 12 hours in advance.  
 (d) During periods of Daylight Saving Time, effective hours will be 1 hour earlier than shown  
 (e) 1 June - 30 September  
 AGL = above ground level  
 CNTR = Center (Air Route Traffic Control Center)  
 FL = Flight Level (FL 180 = approximately 18,000 feet)  
 MOA = Military Operations Area  
 No A/G = no air to ground communications  
 NOTAM = Notice to Airmen  
 R = Restricted  
 SR = sunrise  
 SS = sunset  
 ZAB = Albuquerque ARTCC

Source: NACO, 2001e and 2001f.



However, these two jet routes are normally unavailable within the Restricted Areas during daytime hours, Monday through Friday.

As an alternative to aircraft flying above 29,000 feet following the published, preferred IFR routes (shown in Figure 3.3-3), the FAA is gradually permitting aircraft to select their own routes as alternatives. This "Free Flight" program is an innovative concept designed to enhance the safety and efficiency of the National Airspace System. The concept moves the National Airspace System from a centralized command-and-control system between pilots and air traffic controllers, to a distributed system that allows pilots, whenever practical, to choose their own route, and file a flight plan that follows the most efficient and economical route (Federal Aviation Administration, 1998).

"Free Flight" is already underway, and the plan for full implementation will occur as procedures are modified and technologies become available and are acquired by users and service providers. This incremental approach balances the needs of the aviation community and the expected resources of both the FAA and the users. Advanced satellite voice and data communications are being used to provide faster and more reliable transmission to enable reductions in vertical, lateral, and longitudinal separation, more direct flights and tracks, and faster altitude clearances (Federal Aviation Administration, 1998). With full implementation of this program, the amount of airspace in the ROI that is likely to be clear of traffic will decrease as pilots, whenever practical, choose their own route, and file a flight plan that follows the most efficient and economical route, rather than following the published preferred IFR routes across the ROI shown in Figure 3.3-3.

**Airports/Airfields.** In addition to Holloman AFB, there are two Army Air Fields (Condon and Stallion) and several airports within the WSMR airspace ROI, including Alamogordo-White Sands Regional, Carrizozo, Sierra Blanca Regional, Fort Sumner, Roswell Industrial, Artesia, Cavern City and Dell City, to the east; Dona Ana County, El Paso International, West Texas, and Fabens to the south; Las Cruces International, Truth or Consequences, Deming, Hatch, Grant County, Whisky Creek, Lordsburg, Reserve, and Socorro to the west; and Albuquerque International, Grants Milan, Alexander, Mid Valley, Sandia East, Moriarity, Santa Fe, Las Vegas, and Santa Rosa to the north (see Figure 3.3-2). In addition, there are numerous private airfields/airstrips in the WSMR airspace ROI.

**Air Traffic Control.** The WSMR airspace ROI lies within the Albuquerque Air Route Traffic Control Center's (ARTCC's) boundaries (National Oceanic and Atmospheric Administration, 2001d). In the Class A (positive control areas) airspace from 18,000 to 60,000 feet, all operations are conducted under IFR procedures, and are subject to ATC clearances and instructions. Aircraft separation and safety advisories are provided by ATC, the Albuquerque ARTCC. In the Class E (general controlled airspace), below 18,000 feet, operations may be either under IFR or VFR; separation service is provided to aircraft operating under IFR only and, to the extent practicable, traffic advisories to aircraft operating under VFR, by the Albuquerque ARTCC.

The controlling agency for the Restricted Areas and MOAs within the WSMR airspace ROI is Albuquerque ARTCC with the exception of R-5107B, which is solely used by DOD, and the controlling agency is WSMR. During the published

hours of use (see Table 3.3-1), the using agency is responsible for controlling all military activity within the restricted airspace, and determining that its perimeters are not violated. When scheduled to be inactive, the using agency releases the airspace back to the controlling agency (Albuquerque ARTCC), and, in effect, the airspace is no longer restricted. If no activity is scheduled during some of the published hours of use, the using agency releases the airspace to the controlling agency for nonmilitary operations during that period of inactivity (Illman, 1993).

### **3.3.2.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** Ground tests at WSMR/Holloman AFB (if necessary) would be conducted within SUA. WSMR flight safety would determine any airspace protection. Only ground testing of the lower-power laser systems (i.e., ARS, BILL, TILL, and SHEL) would be conducted at Holloman AFB from the western end of the base runway (runway 04-22) in the event ground testing was not possible at Edwards AFB or Kirtland AFB. The laser systems would be directed westward at targets placed within WSMR. Laser targets would be positioned within a shroud to limit the possibility of deflection (and potential impacts to surrounding airspace) when the laser beam comes into contact with the surface of the target. WSMR also maintains the appropriate range safety requirements and authorizations to conduct laser testing. No impacts to controlled or uncontrolled airspace, en-route airways and jet routes, or ATC in the airspace ROI are anticipated. Ground-test activities would only be conducted at Holloman AFB/WSMR if test activities could not be conducted at Edwards AFB or Kirtland AFB (the two primary locations to conduct ground testing). In the event that ground tests are conducted at Holloman AFB, impacts could occur to the Holloman AFB flying mission due to parking the ABL aircraft and associated support equipment at the western end of the base runway (runway 04-22). This set up would prevent aircraft from taking-off or landing (i.e., closure of the runway). In order to avoid operational impacts at Holloman AFB, other less frequently or unused runways, taxiways, or aircraft apron locations could be identified/dedicated to support the ABL aircraft during the short period of ground-testing activities. If a suitable ground test location that avoids Holloman AFB mission activities cannot be identified, the ABL ground-test program would be postponed until conditions at Edwards AFB or Kirtland AFB are suitable.

#### **Flight-Testing Activities**

**Controlled and Uncontrolled Airspace.** No new SUA proposal, or any modification to the existing SUA, would be necessary to accommodate the flight-testing activities at WSMR. WSRF would ensure that the flight-test area (both controlled and uncontrolled airspace) is clear prior to implementing test activities. The FAA may (when appropriate) implement flight-level restrictions for non-participating aircraft to ensure they are clear of the test area. An analysis of laser safety characteristics is provided in Section 3.1.4. Therefore, no impacts to the controlled or uncontrolled airspace in the ROI are expected.

**Special Use Airspace.** Use of the SUA associated with WSMR for the proposed flight-testing activities would not have an adverse impact on activities conducted within the airspace complex. The restricted areas, MOAs, and associated

ATCAAs using agency has a scheduling office that is responsible for establishing a real-time activity schedule for the parts of the airspace complex that would be utilized and forwarded, along with any subsequent changes, to the controlling ARTCC. In addition, the flight tests represent precisely the types of activities for which the Restricted Area SUA was created in the early 1960s: namely, to accommodate national security and necessary military activities, and to confine or segregate activities considered to be hazardous to nonparticipating aircraft.

MOAs are joint use airspace, as VFR aircraft are not denied access, and IFR aircraft may be routed through the airspace when approved separation can be provided from activities in the MOAs. Procedures for use of the MOA airspace by nonparticipating IFR traffic are set forth in letters of agreement executed between the controlling and using agencies.

In addition, no new demands would be placed on existing SUA that could not be accommodated by airspace schedulers. The Proposed Action would not require the creation of new SUA or require the modification of existing SUA. Direct laser energy that misses the target would exit restricted airspace above 45,000 feet and continue upward eventually exiting the Earth's atmosphere. Airspace above 45,000 feet would be cleared through coordination with the FAA and possible flight-level restrictions. Therefore, no impacts to SUA are expected.

**Military Training Routes.** No change to an existing or planned MTR or slow route would be required as a result of implementing of the Proposed Action; therefore, no impacts to MTRs in the ROI are expected.

**En Route Airways and Jet Routes.** Since proposed flight-testing activities would be contained within the existing SUA, no adverse impacts to the ROI's en route airways and jet routes within the WSMR SUA complex are anticipated. Consequently, no change to an existing or planned IFR minimum flight altitude, a published or special instrument procedure, or an IFR departure procedure would be required. No change to a VFR operation from a regular flight course or altitude would be required as a result of implementation of the Proposed Action.

The J13 and J57 high-altitude jet routes, which pass through the R-5119 Restricted Area in the northwest portion of the WSMR SUA complex, and the J65-166 and J108 high-altitude jet routes, which cross through the R-5107G, R-5107D, and R-5107B Restricted Areas in the middle of the complex, could be affected by proposed test activities. The J65-166 and J108 high-altitude jet routes are normally unavailable within the Restricted Area, Monday through Friday; therefore, the ABL flight-testing activities at WSMR would not change their availability. However, if ABL flight-testing activities use the R-5119 Restricted Area, air traffic using the J13 and J57 high-altitude jet routes through the Restricted Area would have to change their course or planned flight altitude.

**Airports and Airfields.** Implementation of flight-test activities would not restrict access to, or affect the use of, any airfield or airport available for public use, and would not affect airfield/airport arrival and departure traffic flows. Therefore, no impact to the ROI's airports and airfields are expected.

**Mitigation Measures.** Avoidance of the R-5119 Restricted Area would mitigate the potential adverse impacts to the J13 and J57 high-altitude jet routes that

transit through the Restricted Area. In order to avoid operational impacts at Holloman AFB, other less frequently or unused runways, taxiways, or aircraft apron locations could be identified/dedicated to support the ABL aircraft during the short period of ground-testing activities. If a suitable ground-test location that avoids Holloman AFB mission activities cannot be identified, the ABL ground-test program would be postponed until conditions at Edwards AFB or Kirtland AFB are suitable.

**Cumulative Impacts.** Impacts to the J13 and J57 high-altitude jet routes transiting through the R-5119 Restricted Airspace could occur. Unless these two jet routes' use of the segment through the R-5119 Restricted Airspace is also impeded by other activities at WSMR, there would not be any incremental, additive impact on airspace.

It is unlikely that ground-test activities would be conducted at Holloman AFB/WSMR since Edwards AFB and Kirtland AFB have been identified as the two primary locations to conduct ground testing; however, in the event that ground tests are conducted at Holloman AFB, cumulative impacts could occur to the Holloman AFB flying mission due to parking the ABL aircraft and associated support equipment at the western end of the base runway (runway 04-22). This set up would prevent aircraft from taking-off or landing (i.e., closure of the runway). In order to avoid cumulative effects to the flying mission at Holloman AFB, other less frequently or unused runways, taxiways, or aircraft apron locations could be identified/dedicated to support the ABL aircraft during the short period of ground-testing activities. If a suitable ground-test location that avoids Holloman AFB mission activities cannot be identified, the ABL ground-test program would be postponed until conditions at Edwards AFB or Kirtland AFB are suitable.

In addition, during ABL flight-testing activities, cumulative effects to the Holloman AFB flying mission could occur. These effects would be due to the ABL test activities utilizing restricted airspace that is also utilized by Holloman AFB aircraft. This potential cumulative effect would be avoided through scheduling of test activities so that mission conflicts would not occur.

#### **No-Action Alternative**

**Controlled/Uncontrolled Airspace.** Ongoing activities at WSMR would continue to utilize the existing SUA. No new SUA proposal, or any modification to the existing SUA, would be required to accommodate continuing mission activities. No impacts to the controlled/uncontrolled airspace in the ROI are expected from the No-Action Alternative.

**Special Use Airspace.** The ongoing activities at WSMR would continue to utilize the existing SUA. Although the nature and intensity of utilization varies over time and by individual SUA area, the continuing mission activities represent precisely the types of activities for which the SUA was created. Restricted Areas contain airspace within which the flight of aircraft, while not wholly prohibited, is subject to restrictions. Activities within these areas must be confined because of their nature or limitations imposed upon aircraft operations that are not part of these activities, or both. As such, the continuing mission activities would not represent

an adverse impact to SUA, and would not conflict with any airspace use plans, policies, or controls.

**En Route Airways and Jet Routes.** Ongoing activities at WSMR would continue to utilize, and be confined to, the existing SUA. Use of the existing en route airways and jet routes by IFR traffic comes under the control of the Albuquerque ARTCC; therefore, no adverse impacts to the ROI's airways and jet routes are expected.

In terms of potential airspace use impacts to en route airways and jet routes, the continuing mission activities would be in compliance with DOD Directive 4540.1, which specifies procedures conducting aircraft operations and for missile/projectile firing, namely the missile/projectile "firing areas shall be selected so that trajectories are clear of established oceanic air routes or areas of known surface or air activity" (Department of Defense, 1981).

Mission activities at WSMR would continue to utilize the existing SUA, and would not require a change to an existing or planned IFR minimum flight altitude, a published or special instrument procedure, or an IFR departure procedure, or require a VFR operation to change from a regular flight course or altitude. No impacts to the surrounding low-altitude airways and/or high-altitude jet routes are expected from the No-Action Alternative.

**Airports and Airfields.** Ongoing activities at WSMR would not restrict access to or affect the use of the existing airfields and airports. Operations at WSMR and the many private airfields/airstrips in the ROI would continue to operate at current levels. Existing airfield/airport arrival and departure traffic flows would not be affected by the No-Action Alternative, and access to airports/airfields would not be affected. Therefore, no impacts are expected under the No-Action Alternative.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.3.3 Hazardous Materials and Hazardous Waste Management**

#### **3.3.3.1 Affected Environment.**

A variety of hazardous materials are utilized and stored at WSMR to provide range-infrastructure support activities and at Holloman AFB to support mission activities. These include cleaning solvents, paints, motor fuels, and other petroleum products. These materials are issued through the facility supply system to individual users. The majority of these materials are consumed in operational processes, and the remaining materials are collected as hazardous waste. Specific types and quantities of materials can vary depending upon specific system and test-configuration requirements. Each agency utilizing WSMR is responsible for procurement and management of its hazardous materials. All use of hazardous materials by WSMR users requires approval and coordination with WSMR safety and environmental organizations (U.S. Air Force, 1997).

Users of hazardous materials are responsible for the proper collection and disposal of hazardous waste generated as a result of their activity. This includes

both waste generated during preflight activities at WSMR facilities, and waste generated following test operations.

WSMR Regulation 200-1, *Environmental Hazardous Waste Management*, provides guidelines for handling and management of hazardous waste, and ensures compliance with federal, state, and local laws regulating the generation, handling, treatment, storage, and disposal of hazardous waste. Under this regulation, hazardous waste generated during activities at WSMR is initially collected at the point of generation. Waste is containerized and segregated by waste type. From the initial collection point, all hazardous waste is collected and brought to a central collection facility for off-site shipment and disposal. Each range user is responsible for the cost of disposal of hazardous waste from its activities.

Holloman AFB maintains a Hazardous Materials Management Plan; a Hazardous Waste Management Plan to ensure compliance with applicable federal, state, and local regulations; and Air Force directives related to hazardous materials and hazardous waste management. Holloman AFB also maintains a Spill Prevention and Response Plan in accordance with AFI 32-4002, Hazardous Materials Emergency Planning and Response Program. The Plan complies with U.S. EPA spill prevention, control, and countermeasures requirements; Emergency Planning and Community Right-to-Know Act (EPCRA); and OSHA requirements. The Plan provides guidance for the identification of possible hazardous material sources, the discovery and reporting of a hazardous materials release, and procedures to follow in the event a release occurs.

### **3.3.3.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** In the event that ground testing is not possible at Kirtland AFB or Edwards AFB, WSMR has the appropriate facilities and ranges to conduct ground-testing of these laser systems from adjacent Holloman AFB, and can provide ground support should an alternate test location be necessary. Ground testing occurring at WSMR from Holloman AFB would be coordinated with the WSMR Environment and Safety Directorate to ensure regulations are strictly followed and to ensure protection of sensitive resources. Because only the lower-power systems (i.e., ARS, BILL, TILL, and SHEL) would be ground tested at WSMR/Holloman AFB, hazardous materials management related to ground-testing activities would be similar to the ground-testing activities discussed for Kirtland AFB.

**Flight-Testing Activities.** Because the Proteus aircraft is operated by BAE Systems situated at Mojave Airport, California, fuel for the Proteus aircraft would be obtained from Mojave Airport fuel supplies; therefore, no fuel storage would be required at WSMR to support the aircraft. Hazardous materials used for range testing operations would include cleaning solvents, paint compounds, explosive material, and toxic propellants. Liquid propellants (hypergolic and cryogenic) would be used in missile flight systems. The Environmental Assessment for Liquid Propellant Targets at White Sands Missile Range (Missile Defense Agency, 2002) evaluated the environmental hazards associated with liquid propellant fuels at WSMR, and concluded that no significant impacts would result.

Based on an analysis of remaining propellant, at the time of destruction by the HEL, the missile targets could have 135 kilograms (kg) (300 pounds) to 700 kg (1,500 pounds) of propellant onboard (up to 220 gallons), and would be at an altitude of more than 35,000 feet. Depending on the type of missile target and the intensity of the target destruction, the total number of fragments could range from 60 to 3,000 fragments with most fragments weighing between 20 to 200 grams and the largest fragments being 100 to 200 kg (large intact target missile sections) (Science Applications International Corporation, 2002). Most of the remaining fuel onboard would be vaporized and quickly mixed with the surrounding air during the destruction of the missile. Any missile debris and fuel released after a test event would be handled in accordance with the WSMR Installation Spill Contingency Plan, and WSMR Environmental Safety Directorate would determine what range clearances and remediation action would be necessary.

The 1997 FEIS evaluated the potential environmental impact from the impact of missile targets and any remaining unspent missile propellant, and concluded that appropriate measures are in place to prevent adverse impacts. The existing hazardous materials storage and handling capabilities at WSMR and Holloman AFB would permit proper handling of all materials. Limited quantities of hazardous waste may be generated by the proposed target missile pre-launch activities at WSMR (U.S. Air Force, 1997). During ABL flight tests utilizing lower-power laser systems, it is expected that target missiles would impact into designated impact areas within the range boundaries. During ABL flight tests utilizing the HEL, it is expected that missile components would impact in separately designated impact zones within the range boundaries. Any debris from target missile impact areas would be recovered in accordance with WSMR SOPs. Missile debris and oxidizer or fuel released after a test would be handled in accordance with the WSMR Installation Spill Contingency Plan. Missile debris would be loaded onto a truck, and transported to an approved range residue accumulation point for analysis of ABL test results. The debris would be characterized to determine if it is hazardous waste. Hazardous waste would be disposed of via permitted procedures through the WSMR Hazardous Waste Storage Facility. Test activities at WSMR would be conducted in accordance with Army Regulation (AR) 200-1, *Environmental Protection and Enhancement*.

In the event the ABL aircraft is unable to land at Edwards AFB after conducting test activities (e.g., due to Edwards AFB runway closure), Holloman AFB (adjacent to WSMR) has been identified as one of three pre-planned "divert bases" in which the aircraft could be diverted. Although nothing would prevent the ABL aircraft from landing at any suitable base in time of emergency, personnel at Holloman AFB would be specifically trained to support the ABL aircraft and appropriate equipment to handle ABL hazardous materials (e.g., chemical transfer and recovery receptacles) would be in place. The ABL aircraft would remain at Holloman AFB until the Edwards AFB runway is cleared for incoming traffic.

**Mitigation Measures.** Because ABL testing activities would be required to comply with applicable federal, state, DOD, Air Force, and Army regulations regarding the use, storage, and handling of hazardous materials and hazardous waste, these activities would not result in substantial environmental impacts, and no mitigation measures would be required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

#### **3.3.4 Health and Safety**

##### **3.3.4.1 Affected Environment.**

While no ground-testing activities are scheduled to be performed at WSMR/Holloman AFB, WSMR has the appropriate facilities and ranges to conduct ground testing of the lower-power laser systems (i.e., ARS, BILL, TILL, and SHEL) should an alternate test location be necessary. The affected environment for ground-testing activities at WSMR would include rangeland between the Holloman AFB runway and the San Andres Mountain range to the west (see Figure 2.2-3).

Extensive lasing activities have occurred in the past at WSMR due to the presence of the High-Energy Laser Systems Test Facility (HELSTF), where testing and research is performed on multiple-types of laser systems. WSMR has multiple laser ranges in operation, and has experience in the health and safety requirements necessary for these types of operations. Holloman AFB activities would meet AFOSH standards and health and safety personnel would be briefed as necessary to support ground operations at Holloman AFB.

Highway closures due to launches at WSMR are a common occurrence and well understood and anticipated by local motorists between Las Cruces and Alamogordo. Highway 70, which crosses the southern part of WSMR, is in the evacuation area for flight tests originating in south WSMR. As a safety precaution, an agreement with the state of New Mexico allows WSMR to establish roadblocks on U.S. Highway 70 and 380. Under the agreement, a roadblock may last no longer than 1 hour and 15 minutes. U.S. Highway 70 is subject to an average of approximately one roadblock per week. U.S. Highway 380 is subject to approximately 1 roadblock per month. WSMR maintains a roadblock information hotline to provide up-to-date roadblock information to the public. Electronic courtesy billboards are situated outside the cities of Las Cruces and Alamogordo to inform drivers of upcoming roadblocks. Many local radio stations also broadcast daily roadblock information (WSMR, 1998).

##### **3.3.4.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** In the event that ground shots are performed at WSMR/Holloman AFB, sufficient backdrops are situated along the San Andres Mountains to provide vertical boundaries to contain any direct beams or reflections. Only ground testing of the lower-power laser systems (i.e., ARS, BILL, TILL, and SHEL) would be conducted at Holloman AFB from the western end of the base runway (runway 04-22). The laser systems would be directed westward, away from populated areas, at targets placed within WSMR. Range areas to be utilized during ground testing would be cleared using existing WSMR procedures to ensure no access to restricted areas (e.g., road blocks and notifications). Laser targets would be positioned within a shroud to limit the possibility of deflection (and potential impacts to the surrounding environment) when the laser beam comes into contact with the surface of the target. Existing WSMR laser hazard control regulations and WSMR range safety regulations adequately address outdoor lasing activities to ensure the safety of surrounding receptors.

Coordination of other local area or road closures for non-essential personnel in line-of-fire and nearby locations would be coordinated with White Sands National Monument, Holloman AFB, and San Andres National Wildlife Refuge safety officials. Essential personnel remaining during lasing activities would be briefed by MDA safety personnel and provided with appropriate personal protective equipment and other direction during the lasing period.

**Flight-Testing Activities.** Flight tests of the ABL systems would utilize existing launch facilities at WSMR, and would be conducted within both FAA and WSMR controlled airspace. The primary hazard associated with flight-testing activities is the reflected laser energy off of a target. At WSMR, the targets include missiles and target boards (i.e., Proteus aircraft, MARTI drops).

Multiple missile systems would be used during flight-testing activities. Of the estimated 35 missile flights for each of the Block 2004 and 2008 aircraft, the BILL, TILL, SHEL, and ARS systems would be active; however, only 15 missile flights for each aircraft would possibly involve the use of the HEL. In addition, the ABL could be used to monitor or engage (up to HEL with appropriate additional environmental analysis) targets of opportunity from other BMDS element testing. The reflected laser energy hazards for the HEL have been extensively investigated, and possible reflection scenarios (i.e., diffuse, specular, and glint reflections) predicted. A detailed evaluation is available in Appendix F of the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program, Volume 1, 1997. The possibility of public exposure to hazardous levels of direct, non-reflected laser energy would be eliminated by the decision to restrict laser firing angles above the horizontal plane from the ABL aircraft's altitude of 35,000 feet or higher. However, because of the missile's flight path angle, when intercepted by the laser beam, reflections from the target missile surface, could be directed downward (Figure 3.3-4). Flight-test activities would be configured so that any hazardous reflected energy would be contained within range boundaries. The targets in all HEL engagements would be flying at altitudes above 35,000 feet. Because the diffusely reflected energy is spread over a large area, the energy density rapidly decreases to below MPE levels as specified in ANSI Z136.1. An evaluation of both specular and glint reflections from the HEL is provided in Appendix F of the 1997 FEIS, showing that reflections received at the base plane (i.e., elevation of 10,000 feet) are well

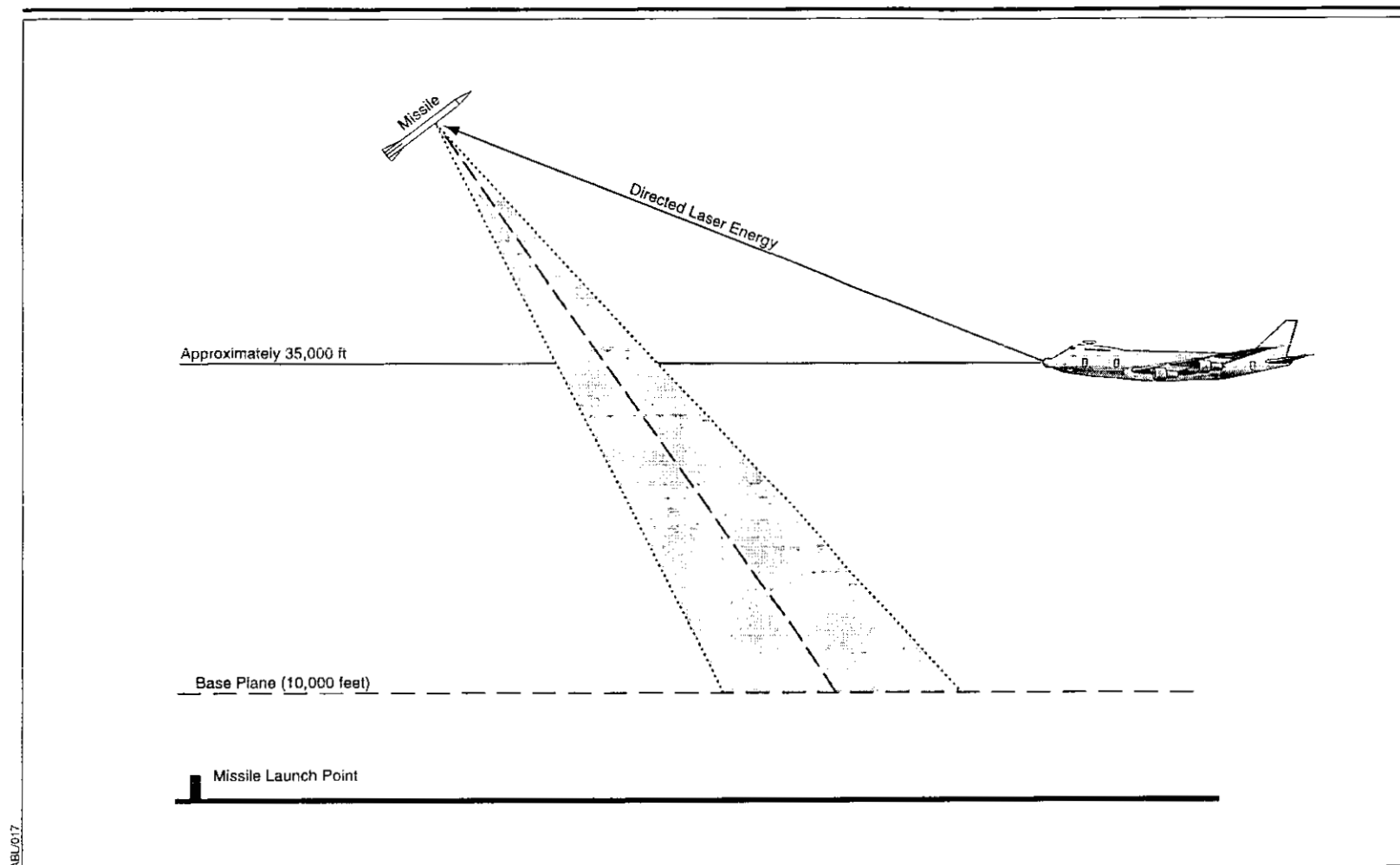
below the MPE values. Because of the speeds of the ABL aircraft and targets, potential specular and glint reflected energy patterns would sweep across the surface of the earth at high velocities and in a relatively tight pattern. Potential exposure durations from both specular and glint reflections have been calculated to be very short (less than 0.01 second) (U.S. Air Force, 1997a).

Direct laser energy that misses the target would exit restricted airspace above 45,000 feet and continue upward eventually exiting the Earth's atmosphere. Coordination with the U.S. Space Command is required for Class 3 and 4 laser systems, unless waived by U.S. Space Command; laser firing time coordination would be accomplished to verify that on-orbit objects are not affected by laser operations (U.S. Air Force, 2001b).

Flight-test activities may involve off-range lasing, where the laser systems are fired from FAA-controlled airspace at targets within WSMR-controlled airspace or where the laser energy exits the WSMR airspace boundary; however, it would exit at an upward angle, and away from routinely flown airspace (Figure 3.3-5). White Sands Radar Facility (WSMR) would ensure that the flight-test area (both controlled and uncontrolled airspace) is clear prior to implementing test activities. The FAA may (when appropriate) implement flight-level restrictions for non-participating aircraft to ensure they are clear of the test area. No hazards associated with reflected laser energy should exist for aircraft, as the airspace to be utilized would be cleared of aircraft before lasing activities commence.

The 1997 FEIS analyzed the health and safety hazards associated with the transportation and preparation of targets, launch of targets, and the target debris impact connected with ABL flight-testing activities. The evaluation determined that the existing range safety for both on- and off-range scenarios was sufficient to minimize any potential non-lasing hazards associated with missile targets. The debris catalog for missile targets at WSMR would be referenced prior to conducting test activities.

WSMR Ground and Flight Safety determines the dimensions of the safety zone surrounding the launch and impact area, which areas of WSMR are evacuated for each mission, activation of the flight-termination system in the event of missile failure, missile intercept safety zones, and oversees the testing of missiles (U.S. Army Space and Missile Defense Command, 2001). Missile test activities at WSMR are carefully scheduled/coordinated to prevent potential conflicts between other proposed test activities. Missile firings cannot be scheduled or



#### EXPLANATION



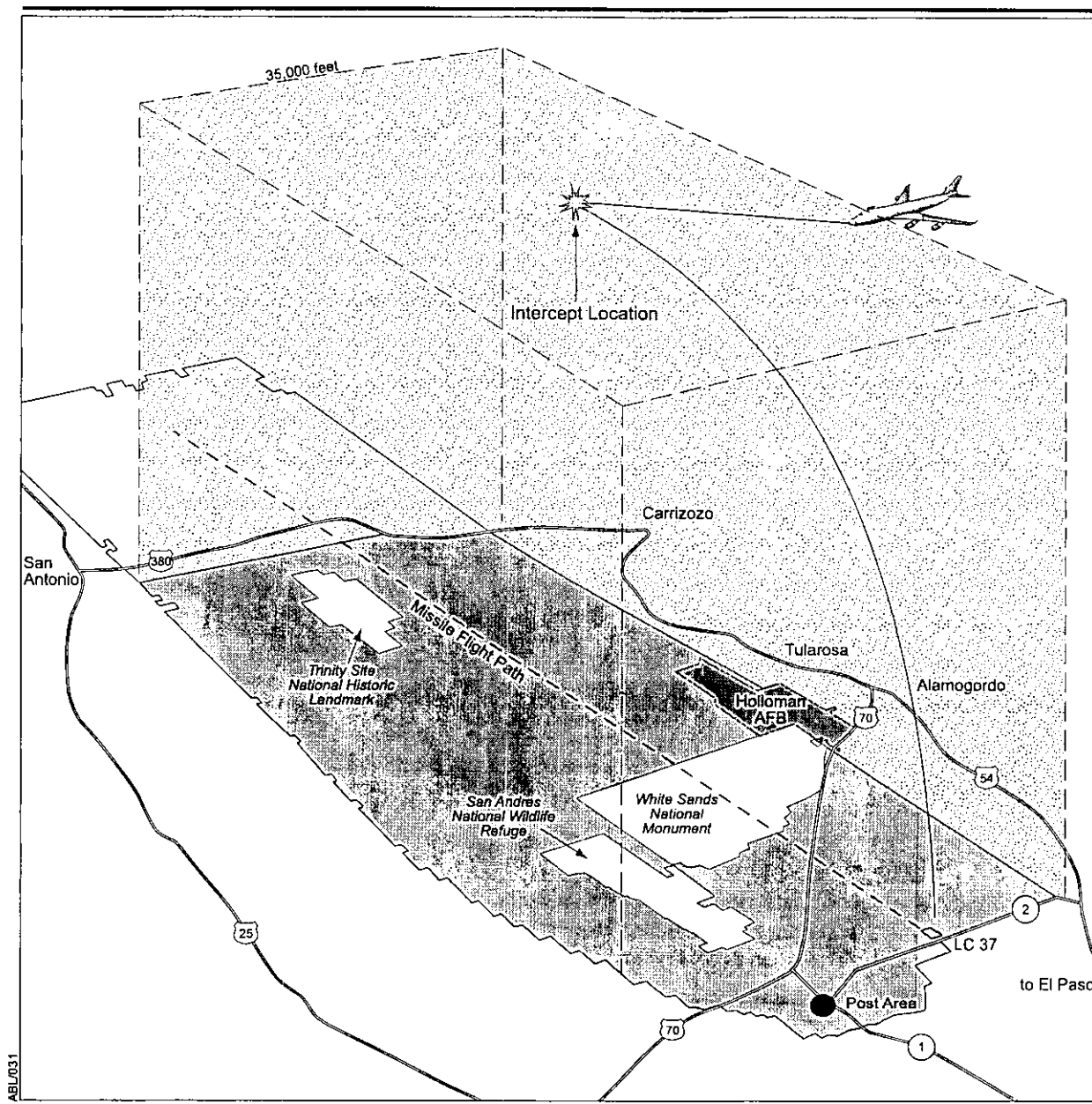
Reflected Laser Energy (Highly dependent upon interception angle, atmospheric interference, and reflectivity of missile surface)

Source: U.S. Air Force, 1997a.

Note: Base Plane is an imaginary horizontal surface where biological resources (both human and animal) are likely to be situated below.

#### Potential Laser Energy Reflection from Missile Engagements

Figure 3.3-4



#### EXPLANATION

 Restricted Airspace

### White Sands Missile Range, Off-Range Engagement Scenario



Not to Scale

Note: Commercial aircraft typically fly below 35,000 feet.

Figure 3.3-5

conducted without the final approval of the Missile Flight Safety Officer at WSMR. WSMR personnel would take the necessary precautions to minimize the potential for adverse health and safety impacts on the general public within the surrounding communities near WSMR, as well as WSMR personnel. SOPs have been developed on the range for the planning, safety evaluation, and conduct of flight testing. Any program involving missile flight safety must undergo a thorough safety review, a risk analysis, and preparation of SOPs. The documentation is reviewed by project directors and WSMR Missile Flight Safety. Evacuations, clearances, and road closures would be implemented to ensure worker and public health and safety. Roadblocks would be established before launch activities begin and appropriate ground and air surveillance sweeps would occur to ensure the appropriate areas are evacuated. U.S. Highways 70 and 380 are regularly closed during missile tests at WSMR. An agreement with the state of New Mexico identifies appropriate procedures to follow when establishing roadblocks or designated roads surrounding WSMR. Any debris from target missile impact areas would be recovered in accordance with WSMR SOPs.

The use of missiles as targets during flight-test activities would result in debris impacting the ground due to the successful intercept of a missile target by the HEL, or by the WSMR Range Officer terminating the missile flight due to a malfunction. The debris analysis of ABL test targets performed in 2002 determined that missile debris would be contained within the range boundaries (Science Applications International Corporation, 2002).

Missile debris would be recovered by WSMR personnel following policies and procedures outlined in WSMR Regulation 70-8, *Security, Recovery, and Disposition of Classified and Unclassified Test Material Impacting On-Range and Off-Range*. Missile debris recovery operations would be conducted utilizing existing roads, helicopter, or by foot. Recovery operations generally last less than 1 day. Debris would be recovered immediately as part of a continuous effort to keep WSMR clear of debris. WSMR would supply a debris-recovery team to locate and recover the debris and, if required, dispose of or destroy contaminated, classified, or hazardous materials according to the pertinent regulations (U.S. Army Space and Strategic Defense Command, 1995). The team would be assisted by WSMR environmental personnel to minimize disturbances to cultural, biological, and other resources. If deemed necessary, e.g., the recovery area is in an area with a high probability of threatened or endangered species or cultural resources, a qualified biologist and/or an archaeologist would accompany the search and recovery team. Previous debris-pattern modeling completed for prior missile intercept tests, does not predict any debris falling on the San Andres National Wildlife Refuge or the White Sands National Monument (U.S. Army Space and Strategic Defense Command, 1995). Any areas disturbed by the recovery operations would be restored, as necessary, after recovery operations have been completed. Any debris recovery and restoration activities within the White Sands National Monument would be conducted in accordance with a special use permit issued by the National Park Service at White Sands National Monument.

An estimated 50 Proteus aircraft tests would be conducted at WSMR for each of the Block 2004 and 2008 aircraft. Target boards attached to the Proteus aircraft would serve as the in-flight laser target. ARS, BILL, TILL, and SHEL lasing activities would be conducted. No high-energy engagements of the Proteus

aircraft would occur. As previously discussed, any laser energy that misses the Proteus aircraft target board would continue upward and away from the ground. The Proteus aircraft would fly at altitudes above the ABL aircraft to eliminate public exposure to hazardous levels of laser energy.

In addition to missile and Proteus aircraft engagements, up to 50 MARTI drops from high-altitude balloons would be used as targets for each of the Block 2004 and 2008 aircraft. MARTI drop tests would be conducted at WSMR, involving testing of the lower-power ARS, BILL, TILL, SHEL, and high-energy HEL systems. Reflective energy patterns from the MARTI drop tests would be similar to the missile and Proteus engagements. During MARTI drop engagements, approximately 60 pounds of flare would be attached to the MARTI to provide an infrared source for the ABL. The flare would be exhausted within one minute, well before the MARTI reaches the ground. After the ABL engagement is complete, a parachute system would be deployed to slow down and recover the complete MARTI unit for reuse. A beacon would be included on the MARTI for tracking by range safety radar. Recovery of the MARTI would be conducted in accordance with WSMR Regulation 70-8 as discussed for recovery of missile targets.

Potential health and safety impacts could be expected from the fire danger that could occur with the 60 pounds of explosive flare that is attached to the target. Toxicity is not a concern because the primary material used to generate the infrared source, magnesium, is not highly toxic, and it is highly unlikely that humans or animals would ingest flare material. The flare would be ignited within the boundaries of WSMR at an altitude of approximately 100,000 feet and would be fully expended (i.e., burn out) in 41 seconds, long before the canister or the MARTI reaches the ground, one to two minutes later. Real-time tracking of the MARTI would show right away if the flare did not ignite. If the flare does not ignite, the dropped canister would be handled by WSMR's Explosive Ordnance Division personnel, in accordance with standard WSMR operating procedures.

In addition, the ABL could be used to monitor or engage (up to HEL with appropriate additional environmental analysis and range safety clearance) targets of opportunity from other WSMR testing.

BASH is considered a safety concern for aircraft operations. BASH hazards at Holloman AFB and WSMR are managed to reduce bird/animal activity relative to aircraft operations. Because only one landing and take-off would occur during ground-testing activities at Holloman AFB and flight-test activities would occur above 35,000 feet, the likelihood of a BASH incident is considered low.

Because ABL flight-testing activities at WSMR would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented, no adverse impacts are expected.

**Mitigation Measures.** ABL ground- and flight-testing activities would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented. Therefore, no adverse impacts are expected, and no mitigation measures would be required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.3.5 Air Quality**

#### **3.3.5.1 Affected Environment.**

Information on the affected environment and the environmental consequences at the Earth's surface, the planetary boundary layer, and the upper atmosphere were addressed in Sections 3.2.2 and 3.7 of the 1997 FEIS, and are incorporated by reference.

The ROI consists of the regional air quality control region in which WSMR and Holloman AFB are situated, and where ABL testing activities would occur. The southern two-thirds of WSMR is situated in New Mexico AQCR 6, which includes Dona Ana, Sierra, Lincoln, Torrance, and Otero counties. These counties, along with six in Texas, are part of the U.S. EPA El Paso-Las Cruces-Alamogordo Interstate Air Quality Control Region 153 (40 CFR Part 81.82).

The state of New Mexico ambient air monitoring network has no monitoring sites on or near WSMR, but does have one in Las Cruces. This monitoring site is situated on the west side of the Organ Mountains, and does not accurately represent conditions on the east side of the mountains, where WSMR and Holloman AFB are situated.

Based upon the U.S. EPA AIRS database for Las Cruces, the region is in attainment of the NAAQS for all criteria pollutants.

The launching of missiles would occur from existing launch sites at WSMR. Aircraft flights (i.e., ABL aircraft, F-16 chase aircraft, and Proteus aircraft) supporting ABL testing activities at WSMR would originate from Edwards AFB, California.

#### **3.3.5.2 Environmental Consequences**

### **Proposed Action**

**Ground-Testing Activities.** In the event that WSMR/Holloman AFB are used to perform ground tests of the ABL systems, potential air quality impacts would be similar to those discussed for Kirtland AFB. No adverse impacts would be anticipated from conducting ground-testing activities at WSMR/Holloman AFB.

**Flight-Testing Activities.** The ground-level emissions from ABL flight-testing activities would occur from missile setup and launch activities and debris recovery. Table 3.3-2 provides a comparison of the annual emissions of criteria pollutants at WSMR, with the total emissions in the six-county area covered by WSMR. WSMR emissions are a small fraction of the total county emissions.

**Table 3.3-2. Estimated Annual Emissions of Criteria Pollutants in the WSMR Area (tons/year)**

Emission Inventory	Criteria Pollutant			
	VOCs	CO	NO <sub>x</sub>	PM <sub>10</sub>
1999 – 6 county	21,888	153,084	30,661	144,475
1994 – WSMR	276	1,118	1,376	289
ABL Tests (year 1)	0.27	2.61	0.52	0.53
ABL Tests (year 2)	0.23	1.90	0.20	0.30
ABL Tests (total)	0.50	4.51	0.72	0.83

ABL = Airborne Laser  
CO = carbon monoxide  
NO<sub>x</sub> = nitrogen oxides  
PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
VOC = volatile organic compound  
WSMR = White Sands Missile Range

Emissions associated with missile targets and drop targets are based on a per flight scaling of emissions estimates found in Appendix E of the 1997 FEIS. This includes VMT estimates for service vehicles and target recovery vehicles. During flight-test activities for each of the Block 2004 and 2008 aircraft, up to 35 target missiles would be launched, and there would be up to 50 Proteus missions and 50 MARTI drops. Proteus emissions from flights over WSMR would occur much higher than 3,000 feet, and only a small fraction of the total fuel load would be burned over WSMR.

Estimated emissions are less than 1 percent of the six-county total emissions. The increase in criteria pollutant emissions would not produce significant changes in air quality at WSMR.

Flight-test activities over WSMR would occur above the mixing layer. There would be some revisions to the upper air emissions estimated in the 1997 FEIS. The number and schedule of planned missile flights have changed. Most of the emissions would still be released into the planetary boundary layer and troposphere, and have been accounted for in the upper atmosphere analysis presented in the 1997 FEIS. The changes in the amounts of emissions are insignificant. The accidental release scenarios described in the 1997 FEIS are still valid, and the amount of pollutants released would be insignificant.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

## **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.3.6 Noise**

#### **3.3.6.1 Affected Environment.**

WSMR serves as a multiservice test range by supporting research, development, combat training, and testing programs for missiles, instrumentation, and weapons systems. On average, there are approximately 1,000 missiles per year including air-to-air/surface missions, surface-to-air missile missions, surface-to-surface missile missions, dispenser and bomb drop missions, and target system missions. Other noise sources include numerous annual research rocket missions, as well as gunnery range activities; approximately 600 supersonic and subsonic air combat training missions per month; 70 aircraft test program support missions per month; helicopter training activities; and ordnance explosions.

The following is a summary of current noise sources summarized from the WSMR Range-Wide Environmental Impact Statement (White Sands Missile Range, 1998). Many of the air activities occur over a large range of altitudes, resulting in a range of noise levels at the ground. As the slant distance increases, the noise decreases due to dissipation of sound energy by 6 dBA per doubling of distance, and additional reduction due to atmospheric effects. Noise levels from aircraft also vary with thrust and, if flying supersonic, with speed and maneuver. Typical noise sources and the range of noise levels occurring at WSMR are presented in Table 3.3-3.

In addition to the above activities, there are high-explosive tests and other ground armament testing and training exercises that occur on a regular basis at WSMR.

The ROI for noise exposure at Holloman AFB includes the area at the western end of the base runway (runway 04-22) from which open-range ground-testing activities would emanate. This area is associated with an active runway and is not near any housing areas. Noise sources at Holloman AFB include aircraft operations, surface traffic, ground tests (e.g., high-speed sled track), and stationary mechanical and electrical equipment.

#### **3.3.6.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** In the event that ground testing at WSMR/Holloman AFB is required, potential noise impacts would be similar to those discussed for Kirtland AFB.

**Flight-Testing Activities.** An estimated 35 target missiles, 50 MARTI drops, and 50 Proteus aircraft flights are proposed to occur over WSMR for each of the Block 2004 and 2008 aircraft. Each test would involve the ABL aircraft and up to two F-16 chase aircraft. The ABL aircraft and F-16 aircraft would maneuver at high altitudes above 35,000 feet.

The target missiles would be launched from the existing launch complexes at WSMR. The noise levels from these missile launches would be similar to those described in Table 3.3-3. The impacts from missile activity would be similar to that which currently occurs, and are described in the WSMR Range-Wide EIS (White Sands Missile Range, 1998). Noise levels from an F-16 representative chase aircraft would be lower than shown in Table 3.3-3, as they would be flown at much higher altitudes.

The Proteus aircraft would fly at altitudes higher and at various distances from the ABL aircraft. Although the tests would occur over an 8-hour period, actual time over WSMR would be less than 3 hours. The remaining time would involve preflight activities, flight time to and from Edwards AFB and postflight activities. The DNL from the program aircraft activities over the range is estimated to be less than 55 dBA; no noise impacts are anticipated.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

Source: White Sands Missile Range, 1998.

Vehicle/Activity	Distance (feet)	Noise Level (dB)	Noise Metric
Supersonic Aircraft	Not given	>115	$L_{max}$
UH-1H	1,000	80	$L_{max}$
HAWK Missile Launch	1,000	150	$L_{peak}$
QF-100 Drone	1,000	96	SEL
Low-Altitude Jet	Not given	65-70	$L_{max}$
NASA Rocket Engine	Not given	104-125	$L_{max}$
C-12	1,000	72	$L_{max}$
F-16 (Afterburner Power)	5,000, 10,000, 20,000	92, 83, 71	$L_{max}$
Military Helicopters	200, 500	99, 92	SEL
Drones	2,000	<85	$L_{max}$
Large-scale Exercise	Varies	66	$L_{an}$
(150 aircraft, 24-hr sorties)			
Surface-to-Air Missiles	21, 100	122, 71	$L_{max}$

Table 3.3-3. Typical Noise Levels in the Vicinity of WSMR/Holloman AFB

## No-Action Alternative

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### 3.3.7 Biological Resources

#### 3.3.7.1 Affected Environment.

The ROI for biological resources is the environment within the confines of the WSMR property line including the Northern and Western Call-up Areas. The ROI for biological resources at Holloman AFB includes the area at the western end of the base runway (runway 04-22) from which open-range ground-testing activities would emanate and areas over which the laser could be fired. This area is associated with an active runway and is a paved surface. However, the primary focus of activities is in the missile-launch and recovery areas. Because ABL flight tests using Fort Bliss airspace would occur above 35,000 feet, Fort Bliss is not considered part of the ROI for biological resources.

The Endangered Species Act (16 U.S.C. Sections 1531-1544) is intended to protect and restore threatened and endangered species of animals and plants and their habitats. Other federal statutes protecting biological resources include the Migratory Bird Treaty Act (16 U.S.C. Sections 703-712), the Bald Eagle and Golden Eagle Protection Act (16 U.S.C. Section 668-668d), and the Fish and Wildlife Coordination Act (16 U.S.C. Sections 661-667d) and the Sikes Act as amended (16 U.S.C. 670a-670o).

The New Mexico Department of Game and Fish protects threatened and endangered wildlife species under the authority of the New Mexico Wildlife Conservation Act (19 NMAC Section 33.1). The New Mexico Energy, Minerals, and Natural Resources Department protects threatened and endangered plant species under regulations governing endangered plant species (19 NMAC Section 21.2).

**Vegetation.** WSMR is situated in south-central New Mexico, within the north end of the Chihuahuan Desert region. The relatively warm, dry climate associated with this region is the primary factor influencing the vegetation in the area. Vegetation in this area includes Chihuahuan desert scrub, closed-basin scrub, and desert grasslands. At elevations above the desert scrub and grasslands regions, plains-mesa grasslands may occur. Both desert and plains-mesa grasslands form a broad, savanna-like ecotone at higher elevations, with the coniferous woodlands that dominate the cooler highlands of the Oscura and San Andres mountains. Junipers (*Juniperus* spp.) characterize the tree story of this transitional area. As slopes become steeper, the savanna develops a more woodland character, and mountain scrub vegetation forms part of the habitat mosaic. Pinyon pines (*Pinus edulis*) become more common until near the

mosaic. Pinyon pines (*Pinus edulis*) become more common until near the summits of the mountain ranges (White Sands Missile Range, 1998). The area in which the ABL aircraft would be parked at Holloman AFB is paved.

**Wildlife.** The diversity of landforms and vegetation types found on WSMR and adjacent Holloman AFB accounts for the relatively high number of mammals; 86 mammal species are found or are expected to occur on WSMR. Small mammals that are common at WSMR include Merriam's kangaroo rat, Ord's kangaroo rat (*Dipodomys ordii*), and deer mouse (*Peromyscus maniculatus*). Approximately 20 species of bat occur or are expected to occur on WSMR. The most common larger mammals are the coyote, common gray fox (*Urocyon cinereoargenteus*), and kit fox. Mountain lions are found in and adjacent to mountainous areas throughout WSMR. Bobcats are generally found in the desert, grassland, and mountainous habitats. Native species of ungulates include the mule deer, pronghorn (*Antilocapra americana*), desert bighorn sheep, and elk (*Cervus elaphus*). The oryx (*Oryx gazella*) is an introduced ungulates that is common to WSMR (White Sands Missile Range, 1998).

There are 307 bird species identified or expected to occur on WSMR. The most common birds on WSMR are the black-throated sparrow, northern mockingbird, mourning dove, and western kingbird (*Tyrannus verticalis*). Raptors include the Swainson's hawk (*Buteo swainsoni*), red-tailed hawk, golden eagle (*Aquila chrysaetos*), American kestrel, prairie falcon, and peregrine falcon (*Falco peregrinus*). The burrowing owl (*Athene cunicularia*), great-horned owl, and barn owl are also found on WSMR. Several birds are associated with aquatic habitats including waterfowl (ducks and geese), wading birds (herons and egrets), and shorebirds (plovers and sandpipers) (White Sands Missile Range, 1998).

The reptiles of WSMR include 2 genera of turtle, 12 genera of lizards, and 21 genera of snakes. The ornate box turtle (*Terrapene ornata*) is the only turtle known to occur on WSMR. The yellow mud turtle (*Kinosternon flavescens*) is expected to occur on WSMR. The Texas banded gecko (*Coleonyx brevis*), roundtail horned lizard (*Phrynosoma modestum*), checkered whiptail (*Cnemidophorus grahamii*), bullsnake (*Pituophis melanoleucus*), blackneck garter snake (*Thamnophis cyrtopsis*), plains blackhead snake (*Tantilla nigriceps*), and western diamondback rattlesnake are common to WSMR (White Sands Missile Range, 1998).

The amphibians of WSMR include one genus of salamander and five genera of frogs. The tiger salamander, red-spotted toad (*Bufo punctatus*), green toad, (*Bufo debilis*), and woodhouse toad (*Bufo woodhousi*) are common on WSMR. The White Sands pupfish (*Cyprinodon tularosa*) is the only native fish known to occur on WSMR. Introduced fish include the largemouth bass (*Micropterus salmoides*) and the mosquitofish (*Gambusia affinis*) (White Sands Missile Range, 1998).

**Threatened and Endangered Species.** Twenty-two listed threatened and endangered plant species and 27 listed threatened and endangered animal species may be present in the vicinity of WSMR and Holloman AFB (Table 3.3-4).

**Table 3.3-4. Threatened and Endangered Species in Dona Ana, Lincoln, Otero, Sierra, and Socorro  
Counties, New Mexico  
(Page 1 of 3)**

Scientific Name	Common Name	State Status	Federal Status
<b>Plant Species</b>			
<i>Coryphantha sneedii</i> var. <i>sneedii</i>	Sneed pincushion cactus	-	E
<i>Echinocereus fendleri</i> var. <i>kuenzleri</i>	Kuenzler hedgehog cactus	-	E
<i>Argemone pleiacantha</i> ssp. <i>Pinnatisecta</i>	Sacramento prickly poppy	-	E
<i>Euphydryas anicia cloudcrofti</i>	Sacramento Mountains checkerspot butterfly	-	PE
<i>Cereus greggii</i> var. <i>greggii</i>	Desert night-blooming cereus	-	SC
<i>Perityle cernua</i>	Nodding rock-daisy	-	SC
<i>Scrophularia laevis</i>	Organ Mountain figwort	-	SC
<i>Opuntia arenaria</i>	Sand prickly pear	-	SC
<i>Chenopodium cycloides</i>	Sandhill goosefoot	-	SC
<i>Draba standleyi</i>	Standley whitlow-grass	-	SC
<i>Allium gooddingii</i>	Goodding's onion	-	SC
<i>Chaetopappa elegans</i>	Sierra Blanca cliff daisy	-	SC
<i>Cirsium wrightii</i>	Wright's marsh thistle	-	SC
<i>Chrysothamnus nauseosus</i> var. <i>texensis</i>	Guadalupe rabbitbrush	-	SC
<i>Lepidospartum burgessii</i>	Gypsum scalebroom	-	SC
<i>Escobaria villardii</i>	Villard's pincushion cactus	-	SC
<i>Coryphantha duncanii</i>	Duncan's pincushion cactus	-	SC
<i>Talinum humile</i>	Pinos Altos flame flower	-	SC
<i>Amsonia fugatei</i>	Fugate's blue-star	-	SC
<i>Acarospora clauzadeana</i> [= <i>Biatorrella clauzadeana</i> ]	Unknown lichen <sup>(B)</sup>	(b)	(b)
<i>Pseudocymopterus longiradiatus</i>	Desert parsley <sup>(a)</sup>	SC	-
<i>Hymenoxys vaseyi</i>	Vasey's bitterweed <sup>(a)</sup>	SC	-
<i>Perityle staurophylla</i> var. <i>homoflora</i>	San Andres rockdaisy <sup>(a)</sup>	SC	-
<i>Perityle staurophylla</i> var. <i>staurophylla</i>	New Mexico rockdaisy <sup>(a)</sup>	SC	-
<i>Escobaria organensis</i>	Organ Mountain pincushion cactus <sup>(a)</sup>	E	-
<i>Escobaria sanbergii</i>	Sandberg's pincushion cactus <sup>(a)</sup>	SC	-
<i>Peniocereus greggii</i> var. <i>greggii</i>	Night-blooming cereus <sup>(a)</sup>	E	SC
<i>Silene plankii</i>	Plank's campion <sup>(a)</sup>	SC	-
<i>Apacheria chiricahuensis</i>	Cliff brittlebush <sup>(a)</sup>	SC	-
<i>Ephedra coryi</i>	Cory's jointfir <sup>(a)</sup>	SC	-
<i>Astragalus castetteri</i>	Castetter's milkvetch <sup>(a)</sup>	SC	-
<i>Agastache cana</i>	Mosquito plant <sup>(a)</sup>	SC	-
<i>Hedeoma pulcherrima</i>	Mescalero pennyroyal <sup>(a)</sup>	SC	-
<i>Hedeoma todsenii</i>	Todsen's pennyroyal <sup>(a)</sup>	E	E
<i>Oenothera organensis</i>	Organ Mountain evening primrose <sup>(a)</sup>	SC	SC
<i>Polygala rimulicola</i> var. <i>mescalorum</i>	Mescalero milkwort <sup>(a)</sup>	E	SC
<i>Penstemon alamosensis</i>	Alamo beard tongue <sup>(a)</sup>	SC	SC
<i>Penstemon neomexicanus</i>	New Mexico beard tongue <sup>(a)</sup>	SC	-
<i>Penstemon ramosus</i>	Branching beard tongue <sup>(a)</sup>	SC	-
<b>Animal Species</b>			
<i>Cyprinodon tularosa</i>	White Sands pupfish <sup>(a)</sup>	T	SC
<i>Haliaeetus leucocephalus</i>	Bald eagle <sup>(a)</sup>	T	T
<i>Falco femoralis septentrionalis</i>	Northern aplomado falcon <sup>(a)</sup>	E	E
<i>Hybognathus amarus</i>	Rio Grande silvery minnow	-	E
<i>Mustela nigripes</i>	Black-footed ferret	-	E
<i>Grus americana</i>	Whooping crane	-	E
<i>Oncorhynchus gilae</i>	Gila trout	-	E
<i>Strix occidentalis lucida</i>	Mexican spotted owl	-	T

**Table 3.3-4. Threatened and Endangered Species in Dona Ana, Lincoln, Otero, Sierra, and Socorro  
Counties, New Mexico  
(Page 2 of 3)**

Scientific Name	Common Name	State Status	Federal Status
<b>Animal Species (Continued)</b>			
<i>Rana chiricahuensis</i>	Chiricahua leopard frog	-	T
<i>Charadrius melodus</i>	Piping plover	-	T
<i>Charadrius montanus</i>	Mountain plover	-	PT
<i>Coccyzus americanus</i>	Yellow-billed cuckoo	-	C
<i>Cynomys ludovicianus</i>	Black-tailed prairie dog	-	C
<i>Lasiurus blossevillei</i>	Western red bat	-	SC
<i>Ondatra zibethicus ripensis</i>	Pecos River muskrat	-	SC
<i>Falco peregrinus tundrius</i>	Arctic peregrine falcon	-	SC
<i>Corynorhinus townsendii</i>	Townsend's big-eared bat	-	SC
<i>Falco peregrinus anatum</i>	American peregrine falcon	E	SC
<i>Ammodramus bairdii</i>	Baird's sparrow	-	SC
<i>Zapus hudsonius luteus</i>	New Mexico meadow jumping mouse	-	SC
<i>Tamias minimis atristriatus</i>	Penasco (Least) chipmunk	-	SC
<i>Accipiter gentilis</i>	Northern goshawk	-	SC
<i>Aneides hardii</i>	Sacramento mountain salamander	-	SC
<i>Thomomys umbrinus guadalupensis</i>	Guadalupe southern pocket gopher	-	SC
<i>Oncorhynchus clarki virginalis</i>	Rio Grande cutthroat trout	-	SC
<i>Catostomus clarki</i>	Desert sucker	-	SC
<i>Catostomus insignis</i>	Sonora sucker	-	SC
<i>Idionycteris phyllotis</i>	Allen's big-eared bat	-	SC
<i>Catostomus plebeius</i>	Rio Grande sucker	-	SC
<i>Falco peregrinus anatum</i>	American Peregrine falcon <sup>(a)</sup>	T	-
<i>Sterna antillarum athalassos</i>	Interior least tern <sup>(a)</sup>	E	E
<i>Columbina passerina</i>	Common ground-dove <sup>(a)</sup>	E	-
<i>Cynanthus latirostris</i>	Broad-billed hummingbird <sup>(a)</sup>	T	-
<i>Calypte costae</i>	Costa's hummingbird <sup>(a)</sup>	T	-
<i>Empidonax traillii extimus</i>	Southwestern willow flycatcher <sup>(a)</sup>	-	E
<i>Vireo bellii</i>	Bell's vireo <sup>(a)</sup>	T	-
<i>Vireo vicinior</i>	Gray vireo <sup>(a)</sup>	T	-
<i>Pelecanus occidentalis</i>	Brown pelican <sup>(a)</sup>	E	E
<i>Charadrius montanus</i>	Mountain plover <sup>(a)</sup>	--	PT
<i>Chlidonias niger</i>	Black tern <sup>(a)</sup>	--	SC
<i>Phalacrocorax brasilianus</i>	Neotropic cormorant <sup>(a)</sup>	E	--
<i>Plegadis chihi</i>	White faced ibis <sup>(a)</sup>	--	SC
<i>Geomys bursarius arenarius</i>	Desert pocket gopher <sup>(a)</sup>	--	SC
<i>Neotoma micropus luecophaea</i>	White Sands woodrat <sup>(a)</sup>	--	SC
<i>Myotis ciliolabrum</i>	Western small-footed myotis bat <sup>(a)</sup>	SC	SC
<i>Corynorhinus (=Plecotus) townsendii townsendii</i>	Townsend's big-eared bat <sup>(a)</sup>	SC	SC
<i>Ammodramus bairdii</i>	Baird's sparrow <sup>(a)</sup>	T	-
<i>Passerina versicolor</i>	Varied bunting <sup>(a)</sup>	T	-
<i>Canis lupus baileyi</i>	Mexican gray wolf <sup>(a)</sup>	E	E
<i>Euderma maculatum</i>	Spotted bat <sup>(a)</sup>	T	-
<i>Tamias quadrivittatus australis</i>	Organ Mountains Colorado chipmunk <sup>(a)</sup>	T	-
<i>Tamias quadrivittatus oscuraensis</i>	Oscura Mountains Colorado chipmunk <sup>(a)</sup>	T	-
<i>Panthera onca</i>	Jaguar <sup>(a)</sup>	E	-
<i>Ovis canadensis mexicanus</i>	Desert bighorn sheep <sup>(a)</sup>	E	-

**Table 3.3-4. Threatened and Endangered Species in Dona Ana, Lincoln, Otero, Sierra, and Socorro Counties, New Mexico**  
(Page 3 of 3)

Scientific Name	Common Name	State Status	Federal Status
<b>Invertebrate Species</b>			
<i>Thermosphaeroma thermophilus</i>	Socorro isopod	-	E
<i>Tryonia alamosae</i>	Alamosa tryonia (springsnail)	-	E
<i>Pyrgulopsis neomexicana</i>	Socorro pyrg (springsnail)	-	E
<i>Pyrgulopsis chupaderae</i>	Chupadera pyrg (springsnail)	-	C
<i>Comanchelus chihuuanus</i>	Millipede	-	SC
<i>Limenitis archippus obsoleta</i>	Desert viceroy butterfly	-	SC
<i>Lytta mirifica</i>	Anthony blister beetle	-	SC
<i>Sonorella todseni</i>	Dona Ana talussnail	-	SC
<i>Deronectes neomexicana</i>	Bonita diving beetle	-	SC
<i>Speyeria atlantis capitaneensis</i>	Sacramento Mountains silverspot butterfly	-	SC
<i>Icaricia icariodes</i>	Sacramento Mountains blue butterfly	-	SC
<i>Oreohelix pilsbryi</i>	Mineral Creek mountainsnail	-	SC

Notes: (a) Known or suspected to occur at WSMR and Holloman AFB.  
(b) Currently this lichen has no Federal or State status. This lichen has Natural Heritage Program rankings of Global Ranking, G1 and State Ranking, S1 (G1/S1=critically imperiled because of extreme rarity making it especially vulnerable to extinction), and is considered a sensitive species at Holloman AFB because of its restrictive microhabitat requirements.

C = candidate  
E = endangered  
PE = proposed endangered  
PT = proposed threatened  
SC = species of concern  
T = threatened

Source: White Sands Missile Range, 2001; U.S. Fish and Wildlife Service, 2002b.

**Sensitive Habitats.** Two sensitive habitat types have been identified at WSMR. The black grama/longleaf Mormon tea habitat occurs on the shoulders of fans and bajadas at elevations between 4,000 and 6,000 feet. The pinyon pine/Scribner needlegrass woodland occurs in the Oscura Mountains on gentle to moderate slopes at elevations between 7,900 and 8,700 feet. Wetlands are dispersed throughout WSMR, the majority of which are considered lacustrine, which are generally associated with ponds and lakes. Palustrine wetlands were also identified within WSMR. Other sensitive areas identified at WSMR include cliffs, the San Andres National Wildlife Refuge, Malpais areas, Agropyron meadows, Strawberry Peak, caves and mines, cactus community vegetation, and mound springs complex (White Sands Missile Range, 1998). The White Sands pupfish essential habitat occurs at Salt Creek, Mound Springs, Malris Spring, Salt Marsh, and Lost River. The area in which the ABL aircraft would be parked at Holloman AFB is paved; no sensitive habitats have been identified.

### 3.3.7.2 Environmental Consequences

#### Proposed Action

**Ground-Testing Activities.** In the event that ground testing is not possible at Edwards AFB or Kirtland AFB, WSMR has the appropriate facilities and ranges to conduct ground testing of the laser systems from adjacent Holloman AFB, and can provide ground support should an alternate test location be necessary. Potential impacts to biological resources would be similar to the ground-testing activities discussed for Kirtland AFB (see Section 3.2.7.2).

Lasers are currently used on WSMR in various programs. An analysis of these laser programs indicated that there was a potential of physical injury to wildlife. According to a study performed in 1980 by the U.S. Army regarding laser activity at WSMR, there have been negligible cumulative impacts on wildlife populations.

Big game species such as bighorn sheep in mountainous areas were not affected at all, and open range species such as quail and coyotes were only slightly impacted (White Sands Missile Range, 1998). Ground-test activities would be conducted, to the extent possible, outside of the migratory time periods to minimize potential impacts. Because ground-test activities at WSMR/Holloman AFB would only involve the lower-power ARS, BILL, TILL, and SHEL systems for a short period of time (approximately 20 seconds per laser test) within a small area of the range, and precautions to prevent laser energy from straying off target would be implemented, adverse impacts to biological resources are not expected.

**Flight-Testing Activities.** ABL flight-testing activities to be conducted at WSMR would involve routine range activities including missile preparation and launching, routine debris impacts, and the use of the low- and high-energy lasers. In addition, MARTI drops and Proteus aircraft would also be utilized during flight tests of the ABL systems.

An analysis of the effects from monolithic and missile-debris as a result of HEL destruction of the target missile is provided in Appendix G of the 1997 FEIS. As an example, monolithic impact of the missile 130 km (81 miles) from the launch point would have an extremely low probability of hitting any sensitive plant or animal species, and the effect of the propellant remaining onboard would be localized to a small area.

Based on an analysis of remaining propellant at the time of destruction by the HEL, the missile targets could have 135 kg (300 pounds) to 700 kg (1,500 pounds) of propellant onboard (up to 220 gallons), and would be at an altitude of more than 35,000 feet. Depending on the type of missile target and the intensity of the target destruction, the total number of fragments could range from 60 to 3,000 fragments with most fragments weighing between 20 to 200 grams and the largest fragments being 100 to 200 kg (large intact target missile sections) (Science Applications International Corporation, 2002). Most of the remaining fuel onboard would be vaporized and quickly mixed with the surrounding air during the destruction of the missile. Any missile debris and fuel released after a test event would be handled in accordance with the WSMR Installation Spill Contingency Plan, and WSMR Environment and Safety Directorate would determine what range clearance and remediation actions would be necessary.

Target missile trajectories would be planned to avoid debris impact in the San Andres National Wildlife Refuge, Holloman AFB, and other sensitive areas and to adhere to requirements of the agreement between the National Park Service and WSMR with regard to debris impact in the White Sands National Monument. Target missile debris would be contained within the WSMR boundaries and could result in the negligible loss of some vegetation over a small portion of WSMR. The types of vegetation that could be impacted include, desert scrub, forest, and grassland. Adverse impacts to vegetation are not expected.

Flight test activities could potentially harm the White Sands pupfish (*Cyprinodon tularosa*), a species listed as threatened by the New Mexico Department of Game and Fish (NMDGF). Although target missile impacts in pupfish habitat is neither planned nor anticipated, possible effects of such an impact include debris and liquid propellant releases from destroyed target missiles and debris recovery operations. The possibility, however, of target debris directly impacting an individual pupfish is very small since wetlands occur on less than two percent of WSMR (White Sands Missile Range, 1998). The species' habitat is limited to Salt Creek, Mound Springs, Malris Spring, Salt Marsh, and Lost River. These habitats represent a small portion of the entire wetlands found on WSMR. Adverse effects to this species are not expected.

After each test flight, hazardous debris would be recovered as quickly as possible. Part of the missile tests may include mock warheads with specialized electronic tracking devices. These devices would help determine the actual debris pattern as part of the test but would also facilitate faster recovery and response actions at the range, resulting in less ecological damage (i.e., the recovery team can go directly to the debris and not have to search for it); reducing the impact to the environment. The recovery team would likely utilize a light lift utility helicopter in rough terrain. Debris recovery flights would involve gradual descents to pick up the debris, followed by a flight of the recovery helicopter at an altitude that would avoid startling or disturbing wildlife. Adverse impacts to wildlife species due to low-level helicopter flights are not expected. Should recovery effects be necessary on Holloman AFB, best management practices as delineated by Holloman AFB would be followed to minimize impacts to sensitive environments.

Four wheel drive vehicle recovery operations would be undertaken only if absolutely necessary, with a minimum of disturbance, and in accordance with existing WSMR SOPs. A qualified biologist would accompany the debris recovery team if deemed necessary.

An analysis of the potential impacts associated with the operation of the HEL was discussed in the 1997 FEIS. This analysis showed that laser activities would not have significant impacts upon the wildlife at WSMR (U.S. Air Force, 1997). Largely, this results from the high altitude at which the proposed laser activity would occur (35,000 feet or higher), and from the test geometry that would prevent the laser systems using the nose turret from being engaged in a downward direction.

**Mitigation Measures.** Because flight-test activities would be conducted at 35,000 feet or higher and existing SOPs are in place to minimize potential ground disturbance during recovery of missile debris, no adverse impacts are anticipated under the Proposed Action, mitigation measures are not required.

In the event that target debris impacts White Sands pupfish habitat, specific operational steps for emergency responses would be determined on a case-by-case basis in accordance with the WSMR Missile Mishap Plan, Annex P to the Disaster Control Plan. In general, a typical response action includes the following:

- Render the missile or debris safe
- Stop the flow of acid and/or fuel
- Neutralize the acid or fuel in the stream (or body of water) sufficiently far downstream to avoid a continuing hazard to wildlife
- Install surface skimmers and absorptive materials downstream from the lead edged of contamination to collect the fuel
- Monitor the pH along the stream to ascertain that a reasonable pH has been established
- Remove petroleum products from stream surfaces and return the damaged area to an environmentally sound level (Missile Defense Agency, 2002).

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.3.8 Cultural Resources**

#### **3.3.8.1 Affected Environment.**

WSMR maintains several agreement documents and plans regarding the management of cultural resources on WSMR including a Programmatic Memorandum of Agreement among WSMR, the New Mexico SHPO, and the Council (1985) addressing the protection and management of historic properties on the range; an Memorandum of Understanding (MOU) with the SHPO addressing land use management for the Trinity National Historic Landmark; an MOU with the National Park Service regarding overflight and recovery activities within the range; a Cooperative Agreement with the New Mexico Bureau of Mines & Mineral Resources designed to improve the management of paleontological resources; a Cultural Resources Management Plan; and a Historic Preservation Plan.

The ROI for cultural resources is the area within the confines of the WSMR boundary. However, the primary focus of activities is in the immediate area of designated debris impact areas and areas that ground-based target boards would be positioned.

Numerous cultural resource surveys and identification efforts have been conducted at WSMR. These surveys have covered many thousands of acres (approximately 150,000 acres) and have resulted in the identification of

thousands of cultural resources. However, due to the large extent of the property that has never been surveyed (over 93 percent as of 1997) the total number of resources present is not known. The total number of sites is predicted to be approximately 27,000 (U.S. Army Space and Strategic Defense Command, 1995).

Survey efforts at WSMR have resulted in the identification of the following cultural resources of unknown eligibility status:

- Approximately 6,000 prehistoric sites
- Five protohistoric sites, all located in the WSMR call-up areas
- 241 Euro American sites characterized by the beginning of homesteading, ranching, and mining
- 34 buildings and structures representing the military occupation of the area and including Plywood City, a Cold War-period site, Sierra Chapel, a World War II temporary, mobilization-type facility, and rocket engine test facilities.

In addition, a review of the NRHP and the New Mexico State Register of Cultural Properties indicated that there are three National Register-listed properties within the WSMR boundaries:

- The Trinity Site, both an NRHP-listed site and a National Historic Landmark, consisting of several structures;
- Launch Complex (LC) 33, an NRHP-listed site and a National Historic Landmark consisting of an Army blockhouse and a gantry crane that were used to launch V-2 and Viking rockets in the late 1940s
- The White Sands National Monument Historic District, also a New Mexico state-registered site.

Finally, in addition to the White Sands National Monument Historic District, there are two other New Mexico state-registered sites: the Mockingbird Gap site and the Parabolic Dune Hearth Mounds.

Traditional resources within WSMR are expected to be associated with the Mescalero Apache, whose lands are on the northern periphery of WSMR, the Lipan Apache Tribe, and the Chiricahua Apache. Traditional cultural properties are known to exist in the WSMR region, and Apache tribal leaders indicate that the Oscura Mountains (situated in the northern portion of the range) are used for traditional religious purposes. Salinas Peak, in the San Andres Mountains, is a sacred site for the Chiricahua Apache.

Within the WSMR boundary, numerous paleontological sites have been recorded (prehistoric mammal tracks). There are no National Natural Landmarks within WSMR.

At Holloman AFB, several prehistoric sites lie within the potential ground-test area where the laser beam will pass over.

### 3.3.8.2 Environmental Consequences

#### Proposed Action

**Ground-Testing Activities.** In the event that ground testing at WSMR/Holloman AFB is required, such testing would occur on previously disturbed, paved, or developed land. No construction activity would be necessary; therefore, there are no foreseen impacts to cultural or paleontological resources at WSMR/Holloman AFB.

**Flight-Testing Activities.** Flight-testing activities associated with the ABL Program would involve routine range activities including missile preparation and launching, routine debris impacts, and the use of low- and high-energy lasers. In addition to target missiles, MARTI Drop tests and Proteus aircraft would be utilized to test the laser systems. The use of missiles as targets during flight-test activities would result in debris impacting the ground surface due to the successful intercept of a missile target by the HEL, or by the WSMR Range Officer terminating the missile flight due to a malfunction. Such ground impacts could potentially impact cultural or paleontological resources at WSMR. However, missile debris would be recovered by WSMR personnel following policies and procedures outlined in WSMR Regulation 70-8, *Security, Recovery, and Disposition of Classified and Unclassified Test Material Impacting On-Range and Off-Range*. Missile debris recovery operations would be conducted utilizing existing roads, helicopter, or by foot. Recovery operations generally last less than 1 day. Debris would be recovered immediately as part of a continuous effort to keep WSMR clear of debris. WSMR would supply a debris-recovery team to locate and recover the debris and, if required, dispose of or destroy contaminated, classified, or hazardous materials according to the pertinent regulations (U.S. Army Space and Strategic Defense Command, 1995).

The debris-recovery team would be assisted by WSMR environmental personnel in order to minimize disturbances to cultural or paleontological resources. If deemed necessary, e.g., the recovery area is in an area with a high probability of cultural or paleontological resources, a qualified archaeologist would accompany the search and recovery team. Previous debris-pattern modeling completed for prior missile intercept tests, does not predict any debris falling on the White Sands National Monument (U.S. Army Space and Strategic Defense Command, 1995). Any areas disturbed by the recovery operations would be restored, as necessary, after recovery operations have been completed. These recovery strategies and related SOPs would mitigate potentially adverse effects to cultural or paleontological resources.

**Mitigation Measures.** Because no ground disturbance would occur during placement of ground targets, and designated debris impact areas have been established with existing SOPs in place to recover any missile debris, no adverse impacts are anticipated.

**Cumulative Impacts.** No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### No-Action Alternative

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.3.9 Socioeconomics**

#### **3.3.9.1 Affected Environment.**

The ROI for socioeconomics includes Dona Ana and Otero counties, New Mexico. Within the two counties, Las Cruces and Alamogordo are the two communities most likely to host the temporary personnel associated with the potential ground-testing activities and proposed flight-testing activities at WSMR/Holloman AFB. White Sands National Monument is visited by approximately 500,000 people annually and is the most visited National Park Service site in New Mexico. The affected environment is described below in terms of its principal attributes: population, income, employment, and housing or lodging.

**Population.** In 1999, Dona Ana County had a population of 170,000, and Otero County had a population of 54,000 (Bureau of Economic Analysis, 2001a). The communities most likely to host temporary personnel associated with the ABL Program are Las Cruces and Alamogordo, the closest communities with the largest concentration of hotels/motels. In 1999, Las Cruces had a population of 74,000, and Alamogordo had a population of 36,000 (Census Bureau, 2001).

**Income.** In 1999, Dona Ana County had a per capita personal income of \$17,003. This ranked 23rd in the state, and was 78 percent of the state average of \$21,836, and 60 percent of the national average of \$28,546. Otero County had a per capita income of \$18,945. This ranked 15th in the state, and was 87 percent of the state average and 66 percent of the national average (Bureau of Economic Analysis, 2001b).

**Employment.** Full- and part-time employment in Dona Ana County totaled 73,000 in 1999, up from 57,000 in 1989. Otero County had 28,000 full- and part-time employees in 1999, up from 26,000 in 1989 (Bureau of Economic Analysis, 2001a).

WSMR employs approximately 6,000 individuals, 6 percent of whom are military personnel. Labor force data are not available for the cities of Las Cruces and Alamogordo; however, using the respective county employment to population ratios, it is calculated that Las Cruces and Alamogordo have labor forces of approximately 32,000 and 19,000 respectively. Unemployment rates are not available.

**Housing/Lodging.** Because personnel associated with the ABL Program's testing activities are expected to be required on a temporary basis for the short duration of each test event, it is anticipated that they will seek accommodations in hotels and motels closest to WSMR. There are 21 hotels/motels recognized by the AAA, with a total of 1,599 units in Las Cruces. Alamogordo, situated to the

east of WSMR, has 8 hotels/motels, with a total of 545 units (American Automobile Association, 2001).

### **3.3.9.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** In the event that ground-testing activities are necessary at WSMR/Holloman AFB, potential socioeconomic impacts would be similar to those discussed under flight-testing activities for WSMR. Ground-testing activities from Holloman AFB could result in a short-term increase in the number of closures of public use of White Sands National Monument, resulting in inconvenience to the public. No socioeconomic impacts are anticipated.

**Flight-Testing Activities.** Flight-testing activities at WSMR are expected to require up to 50 program-related, temporary personnel for short-periods surrounding each test event. Given the normal daily, weekly, and monthly fluctuation of population, employment, and visitors to both WSMR and local communities in the ROI, the need for up to 50 additional program-related temporary personnel would have a small, positive, yet largely unnoticeable effect on population, income, or employment in the ROI. Socioeconomic impacts would essentially be limited to expenditures by the temporary personnel in the local economy, particularly at local hotels/motels and restaurants. Based on a 2002 maximum per diem rate of \$85 (U.S. General Service Administration, 2001), the 50 program-related personnel could result in an infusion of approximately \$4,250 per day (about \$29,750 per week) into the local economy, depending on the duration of their temporary assignments at WSMR.

However, because the increase in the number of temporary employees would represent only a 0.6-percent increase in the number of people employed at WSMR, 0.05 percent of the total labor force of the ROI, and the demand for up to 50 hotel/motel units would only represent 2.3 percent of the 2,144 unit supply in the ROI, the impact, although positive, would be small. For example, assuming an average occupancy rate of 70 percent, there would normally be 643 unoccupied units available to the 50 program-related personnel at any one time, and so there would most likely not be any effect on direct, indirect, or induced jobs, income, and related population.

**Mitigation Measures.** No mitigation measures would be necessary for either the potential ground-testing activities, or the proposed flight-testing activities.

**Cumulative Impacts.** With no discernible impacts expected for the ABL Program's ground- and flight-testing activities at WSMR/Holloman AFB, the potential for additive, incremental, cumulative impacts of the ABL Program in addition to other past, current, or reasonably foreseeable projects is considered remote.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL ground- and flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse socioeconomic impacts within the ROI are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.



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## **SECTION 3.4**

# **VANDENBERG AIR FORCE BASE**

### 3.4 VANDENBERG AIR FORCE BASE

In December 1997, the Air Force released the Final Theater Ballistic Missile Targets Programmatic Environmental Assessment that evaluated the proposed expansion of the capabilities of the Western Range to provide launches of small, mobile theater, and larger rail-launched targets from Vandenberg AFB to be intercepted over the open ocean of the Western Range off the California coast (U.S. Air Force, 1997e). The associated Finding of No Significant Impact (FONSI) was published in January 1998 (U.S. Air Force, 1998d). Flight tests are needed to provide targets to fully validate system design and operational effectiveness of theater defensive missiles and other defense systems (e.g., ABL) utilized by the various DOD services. This EA analyzed the potential environmental impacts of launching up to 30 target missiles (solid or liquid-fueled) per year, at multiple launch sites, from Vandenberg AFB using mobile launchers and one fixed-rail launcher. Target missile launch sites evaluated in the EA include LF-06; LF-07; LF-09; LF-21; LF-22; LF-23; LF-24; LF-25; LF-26; Test Pad-01; Rail Garrison Peacekeeper; ABRES-A, sites 1, 2, and 3; Space Launch Complex (SLC)-3W; SLC-5; and V-33 (Figure 3.4-1). Expanded target launch capabilities at Vandenberg AFB are required to support future Navy, Air Force, and Army missile testing operations in the Western Range. The resources evaluated in the EA included air quality, biological resources, cultural resources, hazardous materials and waste, health and safety, land use, and noise. This EA is incorporated by reference throughout this SEIS.

#### 3.4.1 Local Community

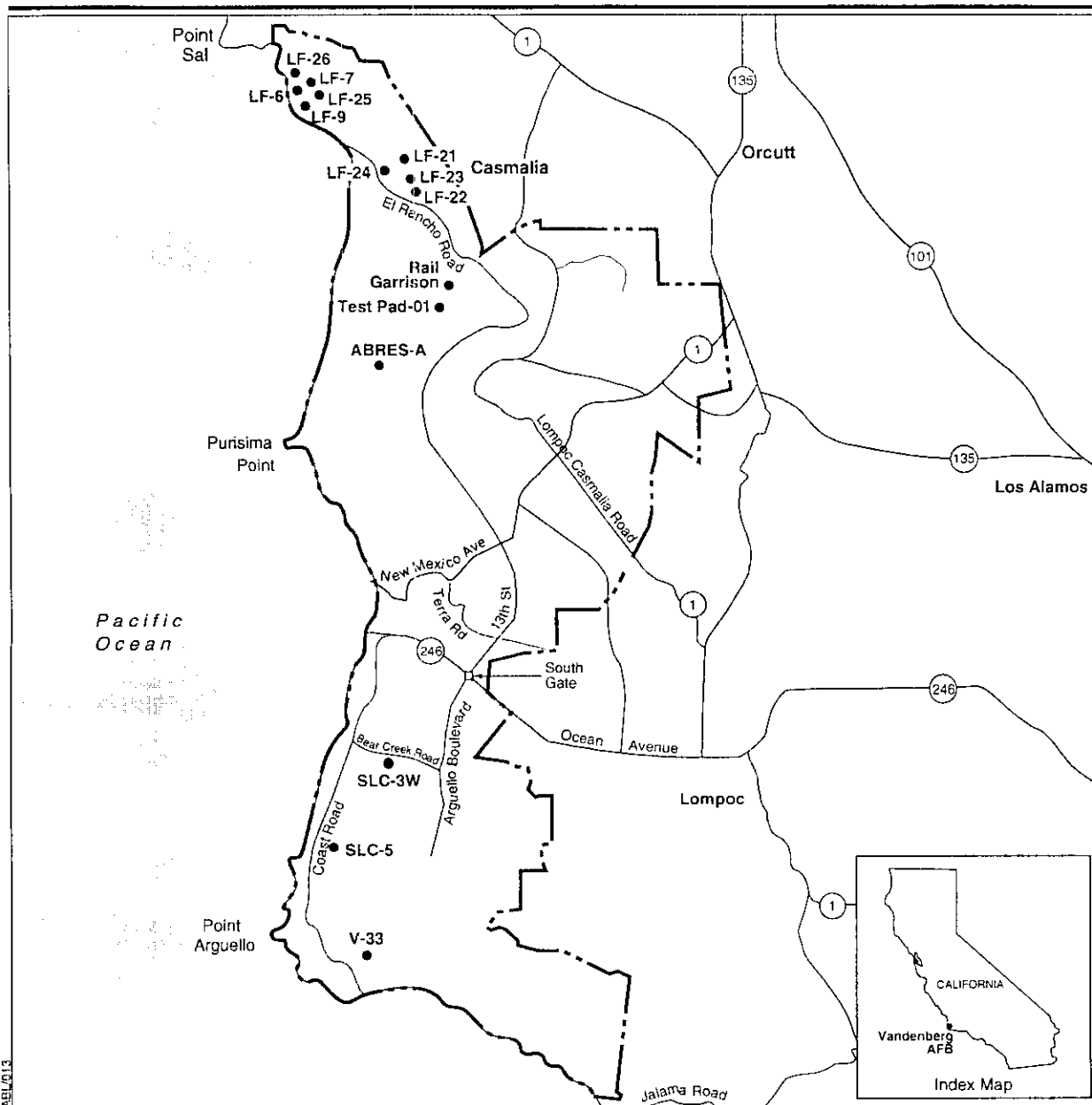
##### Background

Vandenberg AFB was originally activated as Camp Cooke in 1941, and provided infantry training for soldiers until the camp was inactivated in 1946. The Air Force acquired the base in 1957 for use as a missile launch center and for aeronautical operations. The newly activated West Coast Missile Center was transferred to the Air Force's Air Research and Development Command (now Air Force Materiel Command) and renamed Cooke AFB. In 1958, the installation was transferred to the Strategic Air Command, and renamed Vandenberg AFB in honor of General Hoyt Vandenberg, the Air Force Chief of Staff from 1948 to 1953. Air Force Space Command took control of the installation in January 1991.

The host unit at Vandenberg AFB is the 30th Space Wing, which is responsible for launching satellites into orbit. Vandenberg AFB also provides launch facilities for testing of intercontinental ballistic missiles and is the site of military, NASA, and commercial space launches accomplished on the West Coast. An average of 14 government-launched missiles occurred annually between 1990 and 1995, and an average of 15 government-launched missiles per year were projected between 1996 and 2005 (U.S. Air Force, 1995).

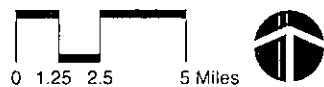
##### Location

Vandenberg AFB comprises more than 98,000 acres within Santa Barbara County, and is approximately 55 miles north of the city of Santa Barbara near Lompoc, California (Figure 3.4-1).



#### EXPLANATION

- Base Boundary
- Potential Launch Location
- ① State Highway
- LF Launch Facility
- SLC Space Launch Complex
- ABRES Advanced Ballistic Re-entry System



Source: U.S. Air Force, 1997e.

#### Vandenberg AFB Vicinity Map

Figure 3.4-1

ABL test activities would utilize existing launch sites at Vandenberg AFB that are addressed in the Theater Ballistic Missile Targets Programmatic Environmental Assessment to launch target missiles (see Figure 3.4-1).

The airspace of the Western Range begins at the Vandenberg AFB launch areas and extends west over the Pacific Ocean (see Figure 2.2-6). The West Coast Offshore Operating Area (WCOOA) is managed by the 30th Space Wing as an adjunct to the Western Range. The area is a combination of restricted and warning areas, as well as FAA-controlled airspace.

The climate is characterized as dry and subtropical. The Pacific Ocean is a moderating influence on temperatures and moisture content of the air. The weather is warm and dry from May to November and wet and cool from December to April. The average annual temperature is 55°F with a high of 74°F in September and a low of 38°F in January. Average annual rainfall is approximately 13 inches. The wettest month is February, and the driest is July. The widely varying topography causes a great variation in local wind direction and speed. In general, winds are stronger on the higher ridgelines and along the beaches. The annual surface wind speed is approximately 7 mph, usually from the west-northwest. Coastal fog, which occurs primarily during July through September, is usually confined to late evenings and early mornings.

### **3.4.2 Airspace**

#### **3.4.2.1 Affected Environment.**

The airspace ROI for Vandenberg AFB (Western Range) is defined as that area that could be affected by the ABL flight-testing activities. For the purposes of this document, the ROI is the Western Range and an approximately 36-km (20-nm) zone around the edge of the range boundaries.

The affected airspace use environment in the Vandenberg AFB (Western Range) airspace ROI, which, except for the airspace above Vandenberg AFB, lies entirely offshore, is described below in terms of its principal attributes, namely: controlled and uncontrolled airspace; SUA; MTRs; en route airways and jet routes, airports and airfields; and ATC.

**Controlled and Uncontrolled Airspace.** Outside of the SUA identified and discussed separately in the next section, the domestic airspace in the ROI, including the airspace overlying the waters within 12 nm of the coast, is controlled airspace, within which some or all aircraft may be subject to ATC. This controlled airspace comprises Class A airspace from 18,000 feet above MSL, up to and including FL 600 (60,000 feet), and Class E airspace below 18,000 feet. The Class A and E airspace also includes designated international airspace beyond 12 nm of the coast within areas of domestic radio navigational signal or ATC radar coverage, and include the offshore Warning Areas identified in the SUA subsection below. Within Class E airspace, separation service is provided for IFR aircraft only, and, to the extent practical, traffic advisories to aircraft operating under VFR.

The distinction between "controlled" and "uncontrolled" airspace is important. Within controlled airspace, ATC service is provided to IFR flights and VFR flights in accordance with the airspace classification. Controlled airspace is also that airspace within which aircraft operators are subject to certain pilot qualifications, operating rules, and equipment requirements. For example, for IFR operations in any class of controlled airspace, a pilot must file an IFR flight plan, and receive an appropriate ATC clearance. Within uncontrolled airspace, no ATC service to aircraft operating under VFR is provided other than possible traffic advisories when the ATC workload permits, and radio communications can be established (Illman, 1993). IFR ATC service is available if requested.

**Special Use Airspace.** The Vandenberg AFB (Western Range) airspace ROI comprises four Restricted Areas (R-2516, R-2517, 2534A, and R-2534B), each extending to an unlimited altitude, immediately above and around Vandenberg AFB; two Restricted Areas (R-2535A and R-2535B) over San Nicolas Island; and 27 separate Warning Areas off the coast of southern California (see Figure 3.4-2). Their effective altitude, times used, and controlling agency are provided in Table 3.4-1.

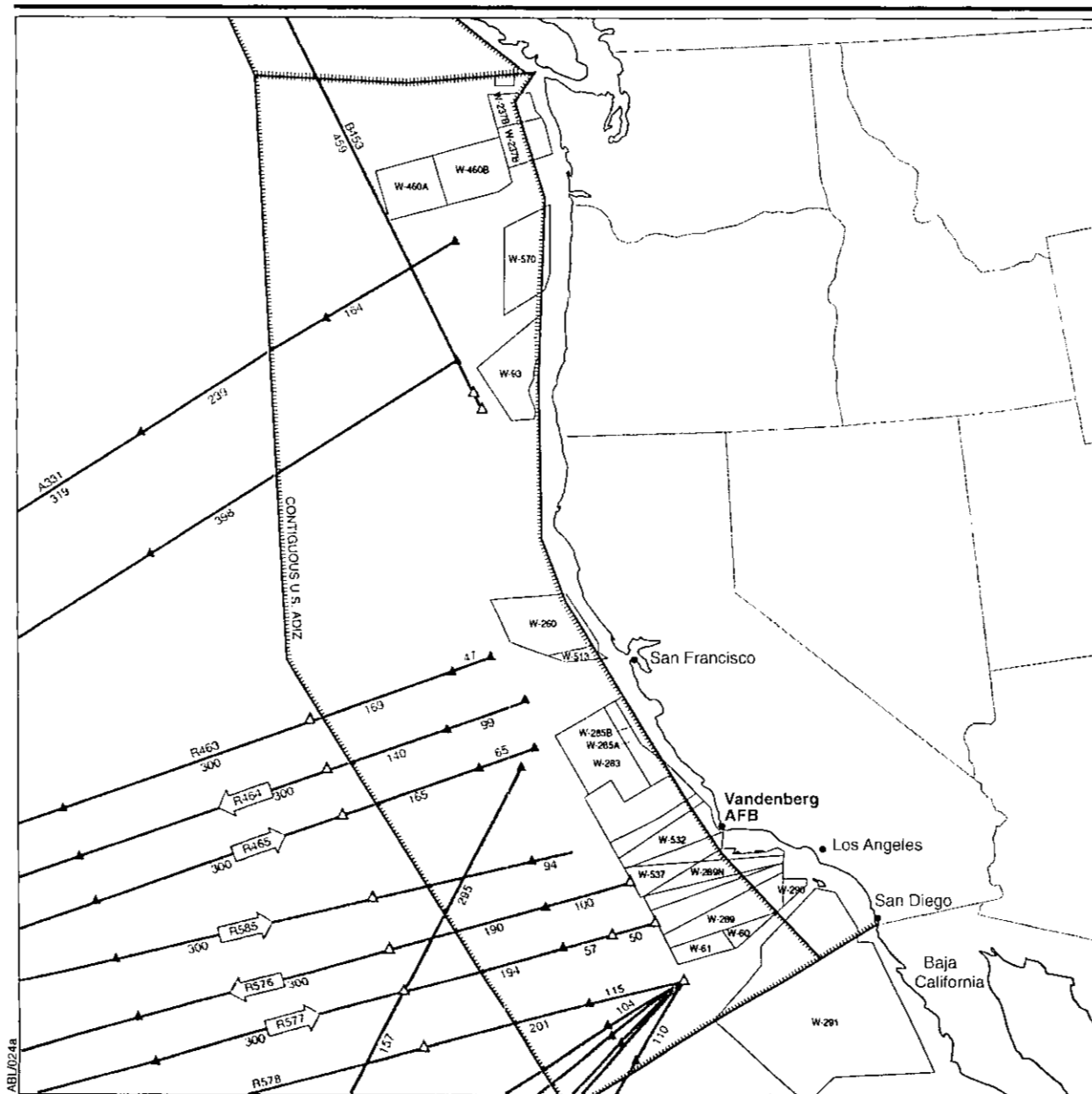
**Table 3.4-1. Special Use Airspace in the Vandenberg AFB/Western Range Airspace ROI**

Number	Effective Altitude (feet)	Time of Use	Controlling Agency
R-2516	Unlimited	Continuous <sup>(a)</sup>	ZLA CNTR
R-2517	Unlimited	Continuous <sup>(a)</sup>	No A/G
R-2519	FL 200-Unlimited	Continuous <sup>(a)</sup>	ZLA CNTR
R-2534A	500 AGL to Unlimited	Intermittent by NOTAM	ZLA CNTR
R-2534B	500 AGL to Unlimited	Intermittent by NOTAM	ZLA CNTR
R-2535A	To 100,000	0600-2200 M-F	ZLA CNTR
R-2535B	To 100,000	0600-2200 M-F	ZLA CNTR
W-60	Unlimited	Intermittent	ZLA CNTR
W-61	To FL 500	Intermittent	ZLA CNTR
W-289	Unlimited	Intermittent	ZLA CNTR
W-289N	To FL 240	Intermittent	ZLA CNTR
W-290	To FL 800	Intermittent	ZLA CNTR
W-412	To 3,000	SR-SS	ZLA CNTR
W-532	Unlimited	Intermittent	ZLA CNTR
W-537	Unlimited	Intermittent	ZLA CNTR

Note: (a) Continuous = 24 hours a day and/or 7 days a week.  
 AGL = Above Ground Level  
 CNTR = Center (Air Route Traffic Control Center)  
 FL = Flight Level (FL 180 = approximately 18,000 feet)  
 No A/G = No Air to Ground Communication  
 NOTAM = Notice to Airmen  
 R = Restricted  
 SR = Sunrise  
 SS = Sunset  
 W = Warning Area  
 ZLA = Los Angeles ARTCC

Source: National Aeronautics Charting Office, 2001a, and 2001d.

There are no Prohibited or Alert SUA areas in the ROI (National Ocean Service, 2001).



# EXPLANATION

Flight Path  
 ADIZ Air Defense Identification Zone

Special Use Airspace,  
Control Area  
Extensions Corridor,  
and North Pacific  
Routes

0 87.5 175 Nautical Miles



Source: National Aeronautical Charting Office, 2001.

Figure 3.4-2

**Military Training Routes.** The Vandenberg AFB (Western Range) airspace ROI is bordered on the east by a number of MTRs whose starting points are just outside the east edge of the ROI off the coast. All routes are designated for MARSA operations established by coordinated scheduling. The route's width is 5.5 km (3 nm) either side of centerline. The routes' originating activity, from south to north, are Marine Corps Air Station (MCAS) Miramar for IR-211; NAWS Point Mugu for IR 200; NAS Lemoore for VR-1262, IR-207, VR-202, VR-1261, VR-1251, and VR-1250, all off the coast of California. All of the MTRs starting points are outside (east of) the offshore Warning Areas.

Hours of operation are normally daylight hours; other hours are as indicated by NOTAM, except for IR-211 and IR-346, which have continuous hours of operation, and VR-331, which operates between 0700-1600 hours, Monday through Friday (National Imagery and Mapping Agency, 2001).

**En Route Airways and Jet Routes.** While there are numerous domestic en route, low-altitude (up to but not including 18,000 feet above MSL) airways that run northwest to southeast, up and down the California coast, none of them is in the Vandenberg AFB airspace ROI, lying well to the east with the exception of one unpublished route (i.e., Pacific Route Airway). All of these airways are inland, with the exception of V27, which passes offshore south of Santa Barbara, east of Vandenberg AFB, and leaves the coast again north of Morro Bay. Similarly, there are several domestic high-altitude jet routes crossing northwest to southeast, to the east of the airspace ROI above 18,000 feet above MSL. However, they all pass inland over the central California coast ranges (see Figure 3.4-2).

The overseas high-altitude jet routes cross the western part of the airspace ROI via nine control area extension (CAE) corridors off the California coast (see Figure 3.4-2). These corridors can be opened or closed at the request of a user in coordination with the FAA. An MOA exists between users and the FAA to stipulate the conditions under which the CAEs can be closed to civil traffic. Under most circumstances, at least one CAE must remain available for use by general aviation and commercial air carriers.

As an alternative to aircraft flying above 29,000 feet following the published, preferred IFR routes (shown in Figure 3.4-2), the FAA is gradually permitting aircraft to select their own routes as alternatives. This "Free Flight" program is an innovative concept designed to enhance the safety and efficiency of the National Airspace System. The concept moves the National Airspace System from a centralized command-and-control system between pilots and air traffic controllers to a distributed system that allows pilots, whenever practical, to choose their own route, and file a flight plan that follows the most efficient and economical route (Federal Aviation Administration, 1998).

Free Flight is already underway, and the plan for full implementation will occur as procedures are modified, and technologies become available and are acquired by users and service providers. This incremental approach balances the needs of the aviation community and the expected resources of both the FAA and the users. Advanced satellite voice and data communications are being used to provide faster and more reliable transmission to enable reductions in vertical, lateral, and longitudinal separation, more direct flights and tracks, and faster

altitude clearances (Federal Aviation Administration, 1998). With full implementation of this program, the amount of airspace in the ROI that is likely to be clear of traffic will decrease as pilots, whenever practical, choose their own route and file a flight plan that follows the most efficient and economical route, rather than following the published preferred IFR routes across the ROI shown in Figure 3.4-2.

In addition to the IFR high-altitude jet routes and low-altitude airways used by commercial aircraft, general aviation aircraft fly unrestricted in accordance with VFR within the MOAs below FL 180.

**Airports/Airfields.** In addition to Vandenberg AFB, Naval Offshore Landing Field San Nicolas, and Naval Auxiliary Landing Field San Clemente Island, there is just one airport, Catalina on Santa Catalina Island, in the Vandenberg AFB airspace ROI (see Figure 3.4-2).

**Air Traffic Control.** The airspace ROI within the 12-nm territorial Waters of the United States is managed by the Los Angeles ARTCC (National Oceanic and Atmospheric Administration, 2001). The controlling agency for the Restricted Areas is the Los Angeles ARTCC. The offshore Warning Areas are under Los Angeles ARTCC control. During the published hours of use (see Table 3.4-1), the using agency is responsible for controlling all military activity within the SUA, and determining that its perimeters are not violated. When scheduled to be inactive, the using agency releases the airspace back to the controlling agency (Los Angeles ARTCC). If no activity is scheduled during some of the published hours of use, the using agency releases the airspace to the controlling agency for nonmilitary operations during that period of inactivity (Illman, 1993).

In the Class A (positive control areas) airspace from 18,000 to 60,000 feet, all operations are conducted under IFR procedures, and are subject to ATC clearances and instructions. Aircraft separation and safety advisories are provided by ATC, the Los Angeles or Oakland ARTCC. In the Class E (general controlled airspace) airspace below 18,000 feet, operations may be under either IFR or VFR; separation service is provided to aircraft operating under IFR only and, to the extent practicable, traffic advisories to aircraft operating under VFR, by the appropriate ARTCC.

The airspace beyond the 12-nm limit is in international airspace. For this reason, the procedures of the International Civil Aviation Organization (ICAO), outlined in ICAO Document 4444-RAC/501, Rules of the Air and Air Traffic Services, are followed in this airspace (ICAO, 1985, 1994). ICAO Document 4444-RAC/501 is the equivalent ATC manual to the FAA Handbook 7110.65, Air Traffic Control. However, the ICAO is not an active ATC agency, and has no authority to allow aircraft into a particular sovereign nation's Flight Information Region or Air Defense Identification Zone, and does not set international boundaries for ATC purposes. Rather, the ICAO is a specialized agency of the United Nations, whose objective is to develop the principles and techniques of international air navigation, and to foster planning and development of international air transport.

FAA Air Traffic Service outside the United States' airspace is provided in accordance with Article 12 and Annex 11 of the ICAO Convention. The FAA acts as the United States' agent for aeronautical information to the ICAO, and air traffic in the region is managed by the Los Angeles, Oakland, and Seattle ARTCCs. Domestic Warning Areas and Warning Areas are established in international airspace to contain activity that may be hazardous, and to alert pilots of nonparticipating aircraft to the potential danger.

#### **3.4.2.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities are proposed at Vandenberg AFB.

##### **Flight-Testing Activities**

**Controlled and Uncontrolled Airspace.** No new SUA proposal, or any modification to the existing SUA, would be necessary to accommodate the flight-testing activities at the Vandenberg AFB (Western Range). Consequently, there would be no reduction in the amount of controlled and uncontrolled navigable airspace in the ROI and, therefore, no impacts to the controlled or uncontrolled airspace in the ROI are expected.

**Special Use Airspace.** Use of the Western Range for the proposed flight-testing activities would not have an adverse impact on activities conducted within the range. The SUA using agency has a scheduling office that is responsible for establishing a real-time activity schedule for those restricted areas and parts of the Western Range that would be utilized and forwarded along with any subsequent changes to the controlling ARTCC. In addition, the flight tests represent precisely the types of activities for which the SUA was created in the early 1960s: namely, to accommodate national security and necessary military activities, and to confine or segregate activities considered to be hazardous to nonparticipating aircraft.

Restricted Areas were designated to contain hazards to nonparticipating aircraft. Offshore Warning Areas consist of airspace over domestic or international waters in which hazardous activity may be conducted. The purpose of such Warning Areas is to warn nonparticipating pilots of the potential danger. This designation corresponds to the "Danger Area" designation of ICAO. As such, the flight-testing activities would not represent an adverse impact to SUA, and would not conflict with any airspace use plans, policies and controls.

In addition, no new additional demands would be placed on existing SUA, and the Proposed Action would not require the assignment of new SUA, or require the modification of existing SUA. Consequently, there would be no adverse impacts to SUA.

**Military Training Routes.** No change to an existing or planned MTR or slow route would be required as a result of implementation of the Proposed Action; therefore, no impacts to MTRs are expected.

**En Route Airways and Jet Routes.** Since proposed flight-testing activities would be contained within the existing SUA, there would be no impact to the ROI's en route airways and jet routes. There are no airways or jet routes that pass through or near the Restricted Areas in the airspace ROI. Although there are a number of CAE corridors through, or close to, the Warning Areas that are part of the Western Range, there is a scheduling agency for the Warning Areas, and the procedures for scheduling this airspace are performed in accordance with FAA regulations and agreements with the controlling FAA facilities, the Los Angeles ARTCC. Flight-testing schedules would be provided to the ARTCCs, as stipulated in letters of agreement between the agencies involved.

Airspace schedulers have evolved scheduling procedures to meet the operational pressures of conducting the flight-testing activities in the Western Range airspace. The FAA ARTCCs are responsible for air traffic flow control or management to ensure the smooth passage of air traffic through the CAE corridors. They provide separation services to aircraft operating on IFR flight plans, and principally during the en route phases of the flight. They also provide traffic and weather advisories to airborne aircraft. By appropriately containing the ABL flight-testing activities to the Restricted Areas and the Warning Areas that comprise the Western Range, nonparticipating traffic would be advised or separated accordingly, thus avoiding adverse impacts to the low-altitude airways and high-altitude jet routes that use the CAE corridors, which are designed just for this purpose. Thus, although aircraft transiting the area may be required to change course to use a different CAE corridor during the ABL Program's flight-testing activities, this is already the normal, accepted procedure for the Western Range; no adverse impacts to en route airways and jet routes are expected.

**Airports and Airfields.** Implementation of the Proposed Action would not restrict access to, nor affect the use of, any airfield or airport available for public use, and would not affect airfield/airport arrival and departure traffic flows. Therefore, no impact to the ROI's airports and airfields are expected.

**Mitigation Measures.** No impacts have been identified; therefore no mitigation measures would be required.

**Cumulative Impacts.** Due to the nature of test activities at the Western Range, other missile test and rocket launch activities within the range to support other military (e.g., GMD element) and commercial (e.g., satellite launches) functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that limit the number of launches and are carefully scheduled/coordinated to prevent cumulative airspace impacts from other launch actions.

No other projects in the airspace ROI have been identified that would have the potential for incremental, additive cumulative impacts to controlled or uncontrolled airspace, SUA, MTRs, en route airways and jet routes, airfields and airports, or ATC.

#### **No-Action Alternative**

**Controlled/Uncontrolled Airspace.** Ongoing activities at Vandenberg AFB (Western Range) would continue to utilize the existing over-water SUA and

altitude reservations. No new SUA proposal, or any modification to the existing SUA, would be required to accommodate continuing mission activities. Therefore, no impacts to the controlled/uncontrolled airspace in the ROI are expected.

**Special Use Airspace.** The ongoing activities at Vandenberg AFB would continue to utilize the existing SUA. Although the nature and intensity of utilization varies over time and by individual SUA area, the continuing mission activities represent precisely the types activities for which the SUA was created. Restricted Areas were designated to contain hazards to nonparticipating aircraft. Offshore Warning Areas consist of airspace over domestic or international waters in which hazardous activity may be conducted. The purpose of such Warning Areas is to warn nonparticipating pilots of the potential danger. This designation corresponds to the "Danger Area" designation of ICAO. As such, the continuing mission activities would not represent an adverse impact to SUA, and would not conflict with any airspace use plans, policies, or controls.

**En Route Airways and Jet Routes.** Ongoing activities at Vandenberg AFB would continue to utilize, and be confined to, the existing SUA. Use of the existing en route airways and jet routes by IFR traffic comes under the control of the Los Angeles ARTCC, and, therefore, no adverse impacts to the ROI's airways and jet routes are expected.

Those portions of the Vandenberg AFB (Western Range) airspace ROI outside the 12-nm limit are situated in international airspace. Because it is international airspace, the procedures of the ICAO, outlined in ICAO Document 4444-RAC/501, Rules of the Air and Air Traffic Services, are followed (International Civil Aviation Organization, 1984, 1994). ICAO Document 4444-RAC/501 is the equivalent ATC manual to the FAA Handbook 7110.65, Air Traffic Control. The FAA acts as United States, agent for aeronautical information to the ICAO, and air traffic in that portion of the ROI is managed by the same ARTCCs identified above for domestic airspace.

In terms of potential airspace use impacts to en route airways and jet routes, the continuing mission activities would be in compliance with DOD Directive 4540.1, Use of Airspace by U.S. Military Aircraft and Firings Over the High Seas, which specifies procedures for conducting aircraft operations and for missile/projectile firing (the targets used for the ABL Program), namely the missile/projectile "firing areas shall be selected so that trajectories are clear of established oceanic air routes or areas of known surface or air activity" (Department of Defense, 1981). In addition, before conducting an operation that is hazardous to nonparticipating aircraft, NOTAMs would be sent in accordance with the conditions of the directive specified in OPNAVINST 3721.20B. The hazard area as defined by the range safety officer would be cleared prior to launch activities.

As noted above, mission activities at Vandenberg AFB would continue to utilize the existing over-water SUA, and would not require a change to an existing or planned IFR minimum flight altitude, a published or special instrument procedure, or an IFR departure procedure, or require a VFR operation to change from a regular flight course or altitude. The MOA with the FAA for the unpublished route (i.e., Pacific Route Airway) eliminates potential impacts to that route. Therefore,

no impacts to the surrounding low-altitude airways and/or high-altitude jet routes are expected from the No-Action Alternative.

**Airports and Airfields.** Ongoing activities at Vandenberg AFB would not restrict access to or affect the use of the existing airfields and airports. Operations at Vandenberg AFB, Santa Catalina airport, and the many private airfields/airstrips in the ROI would continue to operate at current levels. Existing airfield/airport arrival and departure traffic flows would not be affected by the No-Action Alternative, and access to airports/airfields would not be affected. Therefore, no impacts are expected under the No-Action Alternative.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.4.3 Hazardous Materials and Hazardous Waste Management**

#### **3.4.3.1 Affected Environment.**

The 30 Space Wing (SW) Plan 32-7086, *Hazardous Materials Management Plan*, and 30 SW Plan 32-7043-A, *Hazardous Waste Management Plan* ensure compliance with applicable federal, state, local regulations, and Air Force directives related to hazardous materials and hazardous waste management. Vandenberg AFB also maintains a *Hazardous Materials Emergency Response Plan* (30 SW Plan 32-4002), and a *Spill Prevention Control and Countermeasures Plan* (32-4002-C) that address emergency response actions and spill prevention, control, and countermeasures requirements. The plans provides guidance for the identification of hazardous material sources, the discovery and reporting of a hazardous materials release, and procedures to follow in the event of a release (U.S. Air Force, 1999e; U.S. Air Force, 2001g).

Hazardous materials are used and stored as a result of many processes throughout Vandenberg AFB. Vandenberg AFB uses the Pharmacy Concept to distribute hazardous materials to Air Force customers. As part of this process, customers are required to return the unused portions of the materials to Base Supply for subsequent use or disposal. All hazardous materials must be approved for use by Vandenberg AFB before they are brought onto the base; only authorized users may use the hazardous materials (U.S. Air Force, 2001f).

Hazardous materials used in conjunction with range testing operations (i.e., missile launches) include cleaning solvents, various paint compounds, explosive materials, and toxic propellants. Specific types and quantities of materials can vary depending upon specific system and test configuration requirements. Each agency utilizing Vandenberg AFB is responsible for procurement, distribution to the work areas, and management of its hazardous materials (U.S. Air Force, 2001f). Vandenberg AFB has a Process Safety Management Plan in place to identify and manage processing, storage, and use of highly hazardous chemicals, toxics, and reactives identified in 29 CFR 1910.119.

Hazardous waste management procedures used at Vandenberg AFB must be in compliance with federal, state, and local requirements; DOD and Air Force regulations also apply. The Vandenberg AFB Hazardous Waste Management Plan ensures appropriate control, and reporting measures are in place regarding

the collection, storage, and disposal of hazardous waste generated at Vandenberg AFB (U.S. Air Force, 2000e).

#### **3.4.3.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities are proposed at Vandenberg AFB.

**Flight-Testing Activities.** The ABL aircraft would originate from Edwards AFB, and flight-test activities would occur over the Western Range off the coast of California (see Sections 3.2.2, 3.3.2, and 3.4.2, *Airspace*).

Hazardous materials used during missile launch preparation would be similar to those currently used, and would be transported to the missile preparation area using ground-support equipment without the need for revised procedures. Limited quantities of hazardous waste may be generated by the proposed target-missile pre-launch activities. This waste includes unused or contaminated cleaning solvents, or unused lubricants or hydraulic fluids. Similar waste types are currently generated at Vandenberg AFB. Unused solvents and any other unused materials would be returned to the base supply or removed from the base by the user upon completion of activities to minimize hazardous waste. Motor fuels and cleaning solvents are collected and disposed of routinely. The pre-fueled missile targets use liquid propellants, and are not expected to generate any hazardous waste.

At the time of destruction by the HEL, the missile targets would have no more than 220 kg (485 pounds) of propellant onboard (about 70 gallons), would be more than 25 km (15.5 miles) down range, and at an altitude of more than 35,000 feet. The remaining fuel onboard would be vaporized and quickly mixed with the surrounding air during the destruction of the missile. The release of propellant is not expected to have a measurable effect on the ecosystem of the Western Range.

In the event the ABL aircraft is unable to land at Edwards AFB after conducting test activities (e.g., due to Edwards AFB runway closure), Vandenberg AFB has been identified as one of three pre-planned "divert bases" in which the aircraft could be diverted. Although nothing would prevent the ABL aircraft from landing at any suitable base in time of emergency, personnel at Vandenberg AFB would be specifically trained to support the ABL aircraft and appropriate equipment to handle ABL hazardous materials (e.g., chemical transfer and recovery receptacles) would be in place. The ABL aircraft would remain at Vandenberg AFB until the Edwards AFB runway is cleared for incoming traffic.

**Mitigation Measures.** Because flight-testing activities would be required to comply with applicable federal, state, DOD, and Air Force regulations regarding the use, storage, and handling of hazardous materials and hazardous waste, these activities would not result in substantial environmental impacts, and no mitigation measures would be required.

**Cumulative Impacts.** Other missile test and rocket launch activities within the Western Range to support other military and commercial functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that evaluate the quantities of hazardous materials utilized and any wastes generated during launch activities. In addition, these launch activities are covered by the Hazardous Materials Management Plan and Hazardous Waste Management Plan maintained by the 30 SW. Cumulative impacts to hazardous materials and hazardous waste management activities from other launch actions are not anticipated.

No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

### **No-Action Alternative**

Under the No-Action Alternative, flight-testing activities would not be conducted as described in Section 2 of this SEIS. ABL flight-test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.4.4 Health and Safety**

#### **3.4.4.1 Affected Environment.**

The affected environment at Vandenberg AFB includes those launch facilities evaluated in the Theater Ballistic Missile Targets Programmatic Environmental Assessment and the airspace (Western Range) in which ABL flight-testing activities would occur. Range activities involving the use of lasers would be conducted in accordance with Eastern and Western Range (EWR) 127-1, Range Safety Requirements. In addition, the participating ranges (i.e., WSMR, Edwards AFB, and Vandenberg AFB) along with the ABL SPO tailored and generated the Range Safety Requirements Document for the ABL program, which will also be applicable. This document captures requirements contained in EWR 127-1 as well as those applicable laser safety requirements from each range.

Because of the potential for Vandenberg AFB operations to affect off-base areas, Vandenberg AFB plays a prime role in regional emergency planning (Environmental Science Associates, 1996; U.S. Air Force, 1989a). As an example, the city of Lompoc and Vandenberg AFB have entered into a mutual aid agreement that allows emergency units from either Lompoc or Vandenberg AFB to provide assistance in the event of an emergency. A "hotline" exists between the city of Lompoc and Vandenberg AFB in order to immediately notify the city in case of a major accident on the base. In the event of an emergency involving a launch mishap in Lompoc, Vandenberg AFB would assume control, and could set up a national defense area if protected material were involved in the accident.

Danger zones have been established off the Santa Barbara County coast between Point Sal and Point Conception. These danger zones were established to meet security requirements, and reduce the hazard to persons and property

during a launch-related activity. Impact limit areas are established through the designation of debris impact areas for each specific launch. These impact limit areas are plotted for all launches.

Zone closures are announced daily over various radio frequencies, and posted in harbors along the coast. The 30 SW Flight Analysis notifies the 30 Range Squadron (RANS) of areas that are hazardous to aircraft (i.e., impact debris areas for all normally jettisoned and impacting stages) 30 working days prior to launch. The 30 RANS notifies the FAA, Los Angeles or Oakland ARTCCs, so that the information can be disseminated through an NOTAM. Restricted airspace areas are active and controlled according to EWR 127-1, Range Safety Requirements, Safety Operating Instructions, 30 SW regulations, and FAA directives and regulations. Control of air traffic in FAA-designated areas around the launch head is maintained and coordinated between the Aeronautical Control Officer and FAA to ensure that aircraft are not endangered by launches. The Air Route Surveillance Radar surveys the restricted and Warning Area airspace beginning 15 minutes prior to the scheduled launch time, and until the launch is complete.

The 30 RANS also ensures that a Notice to Mariners within the impact debris areas is disseminated beginning 30 working days prior to launch. Information regarding impact debris areas is distributed to surface vessels when the 30 RANS sends written notification of impact debris areas to be published weekly in the U.S. Coast Guard (USCG) Long Beach Broadcast to Mariners. Broadcasts by USCG Long Beach provide the latest available hazard information to offshore surface vessels.

The 30 RANS has developed procedures related to evacuating or sheltering personnel on offshore oil rigs during launch operations. These procedures pertain to offshore platforms situated west of 120° 15 minutes longitude. The 30 SW Chief of Safety notifies 30 RANS of future launches, and 30 RANS notifies the Minerals Management Service (MMS), Department of the Interior, to notify the oil rig personnel of a future launch. The MMS first notifies the oil rig operator 10 to 15 days before a launch to prepare for possible sheltering or evacuation. The second notice is given 24 to 36 hours before the launch, confirming the requirement to shelter or evacuate. The third notice is given by Frontier Control to provide final notice before, during, and after securing the operation. Additional notices are sent as required.

Point Sal State Beach, Ocean Beach County Park, and Jalama Beach County Park may be closed on the day of a missile launch. Although direct overflight of the beaches does not occur, there is the possibility of debris from a launch anomaly impacting the beaches. In order to protect park visitors, Vandenberg AFB, the County Parks Department, the County Sheriff, and the California Highway Patrol have agreed to close the parks upon request during launches that could affect the beaches.

#### **3.4.4.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground testing of the laser systems is proposed at Vandenberg AFB.

**Flight-Testing Activities.** The primary hazard associated with the flight-testing activities is the reflected laser energy off of a target missile debris falling within the Western Range boundaries.

Up to 25 missile flight tests would occur at the Western Range. Airborne lasing activities would be limited to the Western Range boundaries (see Figure 2.2-6). These flight tests would involve testing of the lower-power ARS, BILL, and TILL, and the high-power HEL system. Any laser energy that misses the targeted missile would continue upward and away from the ground. The reflected laser energy hazards for the HEL have been extensively investigated, and possible reflection scenarios predicted. A detailed evaluation is available in Appendix F of the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program, Volume 1, 1997. The possibility of public exposure to hazardous levels of direct, non-reflected laser energy would be eliminated by the decision to restrict laser firing angles above the horizontal plane from the ABL aircraft's altitude of above 35,000 feet. However, because of the missile's flight path angle when intercepted by the laser beam reflections from the target missile surface could be directed downward (see Figure 3.3-4). The targets in all laser engagements would be flying at altitudes equal to or greater than the altitude of the ABL aircraft. Direct laser energy that misses the target would exit restricted airspace above 45,000 feet and continue upward and eventually exit the Earth's atmosphere. This may involve off-range lasing where the laser energy exits the Western Range airspace boundary; however, it would exit at an upward angle, and away from routinely flown airspace. In addition, the ABL could be used to monitor or engage (up to HEL with appropriate additional environmental analysis) targets of opportunity from other Western Range testing. Range activities involving the use of lasers would be conducted in accordance with EWR 127-1, Range Safety Requirements.

BASH is considered a safety concern for aircraft operations. BASH hazards at Vandenberg AFB are managed to reduce bird/animal activity relative to aircraft operations. Because flight-test activities would occur above 35,000 feet, the likelihood of a BASH incident is considered low.

Because ABL flight-testing activities at Vandenberg AFB (Western Range) would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented, no adverse impacts are expected.

As discussed under the affected environment, Vandenberg AFB has established procedures in place to ensure a safe environment to conduct ABL flight-test activities. Restricted airspace areas would be controlled according to EWR 127-1 Range Safety Requirements, Safety Operating Instructions, 30 SW regulations, and FAA directives and regulations. Notice to Mariners and Notice to Airmen would be disseminated. Established procedures exist and would be implemented related to evacuating or sheltering personnel on off-shore oilrigs during launch operations. The State and County beaches potentially affected during launch activities would be closed. Vandenberg AFB, the County Parks Department, the County Sheriff, and the California Highway patrol have agreed to close the beaches upon request during launches that affect the beaches in order to protect visitors. No adverse impacts are anticipated.

**Mitigation Measures.** ABL testing activities would be performed in accordance with applicable regulations, and appropriate safety measures would be implemented; therefore, no adverse impacts are expected, and no mitigation measures would be required.

**Cumulative Impacts.** Due to the nature of test activities at the Western Range, other missile test and rocket launch activities within the range to support other military and commercial functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that limit the number of launches and are carefully scheduled/coordinated to prevent cumulative impacts of launch actions.

No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL flight-testing activities would not be conducted as described in Chapter 2 of the SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.4.5 Air Quality**

#### **3.4.5.1 Affected Environment.**

Information on the affected environment and the environmental consequences at the Earth's surface, the planetary boundary layer, and the upper atmosphere were addressed in Sections 3.2.2 and 3.7 of the 1997 FEIS, and are incorporated by reference.

No ground-testing activities would be conducted at Vandenberg AFB. The only surface emissions would be from missile targets and launch support activities. Flight-testing activities would occur at altitudes of approximately 35,000 feet. The launching of missiles would be from launch sites evaluated in the Theater Ballistic Missile Targets Programmatic Environmental Assessment. Only missile launches are proposed; no aircraft takeoff or landings would occur at Vandenberg AFB. Flight-testing activities would originate from Edwards AFB, California, and be conducted within controlled airspace (above 35,000 feet) at the Western Range, over the Pacific Ocean, off the coast of Vandenberg AFB. The ROI for air quality includes the air basin in which Vandenberg AFB is situated.

Vandenberg AFB is situated in the north portion of California's South Central Coast Air Basin, and in the Santa Barbara County Air Pollution Control District.

Santa Barbara County is a moderate ozone non-attainment region, as demonstrated by the maximum ozone daily 1-hour maximum concentrations shown in Table 3.4-2. Santa Barbara is in attainment for CO. Although a single

exceedance of the PM<sub>10</sub> NAAQS limit has occurred, Santa Barbara, under present rules, remains in attainment for PM<sub>10</sub>.

**Table 3.4-2. Summary of Maximum Criteria Pollutant Concentrations in Santa Barbara County**

Year	Criteria Pollutants		
	CO (8-hour) ppm	PM <sub>10</sub> (24-hour) µg/m <sup>3</sup>	Ozone (1-hour) ppb
1996	4.9	78	134
1997	4.1	168	137
1998	4.6	73	125
1999	4.2	99	135
2000	3.1	64	128

CO = carbon monoxide  
 µg/m<sup>3</sup> = micrograms per cubic meter  
 PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
 ppb = parts per billion  
 ppm = parts per million

#### **3.4.5.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities are proposed at Vandenberg AFB.

**Flight-Testing Activities.** The ground-level impacts from the ABL flight-testing activities would be from missile setup, missile launch, and debris recovery activities. Table 3.4-3 provides a comparison of the annual emissions of criteria pollutants at Vandenberg AFB with the total emissions in Santa Barbara County. The Vandenberg AFB emissions of VOCs and NO<sub>x</sub> are a small fraction of the total county emissions.

**Table 3.4-3. Estimated Annual Emissions of Criteria Pollutants in Santa Barbara County and at Vandenberg AFB (tons/year)**

Emission Inventory	Criteria Pollutant			
	VOCs	CO	NO <sub>x</sub>	PM <sub>10</sub>
1999 – Santa Barbara	15,810	106,463	55,448	17,933
1994 – Vandenberg AFB	340	NA	119	NA
ABL Flight Tests	0.17	1.19	0.12	0.02
De minimis	100	100	100	100

ABL = Airborne Laser  
 CO = carbon monoxide  
 NA = not applicable  
 NO<sub>x</sub> = nitrogen oxides  
 PM<sub>10</sub> = particulate matter equal to or less than 10 microns in diameter  
 VOC = volatile organic compound

The estimate of criteria pollutant emissions is based on the number of proposed missile launches, and includes VMT estimates for service vehicles. Up to 25 missile targets would be launched during flight-testing activities for each of the Block 2004 and 2008 aircraft. The resulting emission estimates are presented in Table 3.4-3. The estimated emissions are below the de minimis conformity determination level of 100 tons per year, and are less than 1 percent of the Santa Barbara County total emissions. The criteria pollutant emissions due to missile launch activities would produce insignificant changes in air quality over the Vandenberg AFB area (Western Range).

There are minor changes to the upper air emissions estimated in the 1997 FEIS primarily due to the increased number of missile launches. Most of the emissions still are released into the planetary boundary layer and troposphere, and have been accounted for in the previous analysis presented in the 1997 FEIS. The changes in the amounts of emissions are insignificant. For example, based on the increase in the number of proposed missile launches, the amount of HCl released is still minute, on the order of 1.4 pounds per year, which is far below the 10-ton threshold. The accidental release scenarios described in the 1997 FEIS are still valid. The small level of emissions would have no impact on the upper atmosphere, and are not significantly different than those described in Section 3.7 of the 1997 FEIS.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** Other missile test and rocket launch activities within the Western Range to support other military and commercial functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that limit the number of launches and evaluate the air emissions associated with launch activities. Cumulative air quality impacts of other launch actions are not anticipated.

No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

## **No-Action Alternative**

Under the No-Action Alternative, ABL flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.4.6 Noise**

#### **3.4.6.1 Affected Environment.**

Aircraft using the Vandenberg AFB airfield (transports, bombers, and fighter jets) are a source of noise in the region. Missile launches are more intense sources of noise in the region; however, launches occur only occasionally, and are of limited duration. Currently, Delta, Peacekeeper, and Minuteman missiles are launched from northern Vandenberg AFB. On southern Vandenberg AFB, Atlas and Titan rockets are launched. SLC-5 is currently inactive, and SLC-6 is currently being modified to launch Boeing rockets. A list of missile launches that have occurred over the past several years is presented in Table 3.4-4.

#### **3.4.6.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities are proposed at Vandenberg AFB.

**Flight-Testing Activities.** Up to 25 target missile flight tests are proposed to occur over the Western Range for each of the Block 2004 and 2008 aircraft. Each test would involve the ABL aircraft and up to two F-16 chase aircraft. The ABL aircraft and F-16 chase aircraft would maneuver at high altitudes above 35,000 feet.

The target missiles would be launched from existing launch areas at Vandenberg AFB. The noise levels from these missile launches would be similar to those described in Table 3.3-3. The noise from these surface-to-air missiles would be much less than the larger missiles currently fired from Vandenberg AFB. No impact from the ABL aircraft or F-16 chase aircraft are anticipated due to the elevation of the proposed test activities.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** Other missile test and rocket launch activities within the Western Range to support other military and commercial functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that limit the number of launches and evaluate noise associated with launch activities. Cumulative noise impacts of other launch actions are not anticipated.

Table 3.4-4. Vandenberg AFB Missile Launches

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Date	Missile Type
December 7, 2001	Delta II
December 4, 2001	Minuteman II
November 7, 2001	Minuteman III
October 18, 2001	Delta II
October 4, 2001	Titan IV
September 21, 2001	Taurus
September 8, 2001	Atlas IIAS
August 31, 2001	BVT-2 Boost Vehicle
July 27, 2001	Peacekeeper
July 15, 2001	Minuteman II
February 7, 2001	Minuteman III
November 21, 2000	Delta II
September 28, 2000	Minuteman III (two launches)
September 21, 2000	Titan II
August 17, 2000	Titan IV
July 19, 2000	Minotaur/OSPSLV
July 7, 2000	Minuteman II
June 9, 2000	Minuteman III
June 7, 2000	Pegasus XL
May 28, 2000	Minuteman II
May 24, 2000	Minuteman III
March 25, 2000	Delta II
March 12, 2000	Taurus
March 8, 2000	Peacekeeper
January 18, 2000	Minuteman II
December 20, 1999	Taurus
December 18, 1999	Atlas IIAS
December 12, 1999	Titan II
November 13, 1999	Minuteman III
October 2, 1999	Minuteman II
September 24, 1999	Athena II
August 20, 1999	Minuteman III (two launches)
June 19, 1999	Titan II
May 22, 1999	Titan IV
May 17, 1999	Pegasus XL
April 27, 1999	Athena II
April 15, 1999	Delta II
March 10, 1999	Peacekeeper
March 4, 1999	Pegasus XL
February 23, 1999	Delta II
February 10, 1999	Minuteman III
December 5, 1998	Pegasus XL
November 6, 1998	Delta II
October 3, 1998	Taurus

Table 3.4-4. Vandenberg AFB Missile Launches

Page 2 of 2

Date	Missile Type
September 18, 1998	Minuteman III
September 8, 1998	Delta II
June 24, 1998	Minuteman III (two launches)
June 3, 1998	Minuteman III
May 17, 1998	Delta II
May 13, 1998	Titan II
May 7, 1998	Peacekeeper
April 1, 1998	Pegasus XL
March 29, 1998	Delta II
February 25, 1998	Pegasus XL
February 20, 1998	Minuteman III
February 18, 1998	Delta II
February 10, 1998	Taurus
January 15, 1998	Minuteman II
December 20, 1997	Delta II
November 8, 1997	Delta II
November 5, 1997	Peacekeeper
October 23, 1997	Titan IV
September 26, 1997	Delta II
September 17, 1997	Peacekeeper
August 29, 1997	Pegasus XL
August 22, 1997	LMLV-1
August 20, 1997	Delta II
August 1, 1997	Pegasus XL
July 9, 1997	Delta II
June 23, 1997	Minuteman II
June 18, 1997	Minuteman III
May 21, 1997	Minuteman III
May 8, 1997	Peacekeeper
May 5, 1997	Delta II
April 3, 1997	Titan II SLV

Source: U.S. Air Force, 2001d

No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### No-Action Alternative

Under the No-Action Alternative, ABL flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### 3.4.7 Biological Resources

#### 3.4.7.1 Affected Environment.

The ROI for ABL testing activities from Vandenberg AFB would be limited to the preparation, launch, flight, aircraft command and control and debris fallout of target missiles from the proposed launch locations and the Western Range. The potential launch locations evaluated in the Theater Ballistic Missile Targets Programmatic Environmental Assessment are along the coastline at the north and south ends of Vandenberg AFB (see Figure 3.4-1).

The Endangered Species Act (16 U.S.C. Sections 1531-1544) is intended to protect and restore threatened and endangered species of animals and plants and their habitats. Other federal statutes protecting biological resources include the Migratory Bird Treaty Act (16 U.S.C. Sections 703-712), the Bald Eagle and Golden Eagle Protection Act (16 U.S.C. Section 668-668d), the Marine Mammal Protection Act (16 U.S.C. Section 1361), the Marine Protection Research and Sanctuaries Act (33 U.S.C. Section 1401), and the Fish and Wildlife Coordination Act (16 U.S.C. Sections 661-667d), and the Sikes Act as amended (16 U.S.C. 670a-670o).

The official California listing of threatened and endangered plants is contained in CCR Title 14 Section 670.2. The official California listing of threatened and endangered animals is contained in CCR Title 14 Section 670.5.

The Magnuson-Stevens Fishery Conservation and Management Act was passed in 1976 to provide the National Marine Fisheries Service (NMFS) legislative authority for fisheries regulations in the United States, in the area between three miles to 200 miles offshore. The Pacific Fishery Management Council covers the area offshore of the states of California, Oregon, and Washington. Councils prepare Fishery Management Plans that are submitted to the NMFS for approval. In 1996, the Magnuson-Stevens Fishery Conservation and Management Act was reauthorized and changed extensively by amendments called the Sustainable Fisheries Act. Among other changes, these amendments emphasize the importance of habitat protection to healthy fisheries and strengthen the ability of the NMFS and Councils to protect the habitat needed by the fish they manage. The habitat is called "Essential Fish Habitat" and is broadly defined to include those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity.

**Vegetation.** Vandenberg AFB occupies a transition zone between the cool, moist conditions of northern California and the semi-desert conditions of southern California. Many plant species and plant communities reach their southern or northern limits in this area. Natural vegetation types include southern foredunes; southern coastal, central dune, central coastal, and Ventura coastal sage scrub; chaparral including central maritime chaparral; coast live oak woodland and savanna; grassland; tanbark oak and southern bishop pine forest; and wetland communities including saltmarsh and freshwater marsh, riparian forests, scrub, and vernal pools (U.S. Air Force, 1998a).

Plant communities in the vicinity of the proposed launch areas include central coastal sage scrub, chaparral, grassland, wetlands, eucalyptus (non-native

woodland), and ruderal areas. Ruderal vegetation is characterized by disturbance-tolerant, mostly non-native species, primarily introduced grasses (U.S. Air Force, 1998a).

Coastal strand occurs along Vandenberg AFB's beaches. Native beach plants include beach saltbush, sea rocket, sand verbena, beach morning glory, and beach burr. European beachgrass and ice plant, non-native species, are pervasive and spreading on most Vandenberg AFB beaches (U.S. Air Force, 1998a).

**Wildlife.** Vandenberg AFB contains a number of habitat types that support a rich diversity of wildlife. The coastline, nearshore waters, and Channel Islands also support a wide variety of aquatic life, including marine mammals, birds, and fish (U.S. Air Force, 1998a).

Small carnivores include raccoons, long-tailed weasels (*Mustela frenata*), and striped skunks. Feral pigs forage in riparian zones, and mule deer are found in several habitat types. Other carnivores include the bobcat, black bear, gray fox, and coyote. Amphibians such as ensatina (*Ensatina eschscholtzii*), blackbelly slender salamander (*Batrachoseps nigriventris*), and pacific treefrogs (*Pseudacris regilla*) may occur in coastal sage and chaparral communities, and are also found along with western toads in riparian woodland areas. Reptiles such as the western skink (*Eumeces skiltonianus*), western fence lizard (*Sceloporus occidentalis*), southern alligator lizard (*Elgaria multicarinata*), and gopher snakes (*Pituophis melanoleucus*) are common on Vandenberg AFB (U.S. Air Force, 1998a).

An abundance and diversity of marine birds are found along the offshore waters and Channel Islands. As many as 30 species of seabirds are known to occur in the open ocean off the continental shelf. The Channel Islands are inhabited by breeding colonies of marine birds including Leach's and ashby storm-petrels; Brandt's, double-crested, and pelagic cormorants; pigeon guillemots; and Cassin's auklets (U.S. Air Force, 1998a).

California sea lions (*Zalophus californianus*) and northern fur (*Callorhinus ursinus*), northern elephant (*Mirounga angustirostris*), and harbor seals (*Phoca vitulina*) use the northern Channel Islands as haul-out (nesting), mating, and pupping areas. Harbor seals haul-out at a total of 19 sites between Point Sal and Jalama Beach. Purisima Point and Rocky Point are the primary haul-out sites on Vandenberg AFB (U.S. Air Force, 1998a).

Small-toothed whales, bottlenose (*Tursiops truncatus*), common (*Delphinus delphis*), and Pacific white-sided dolphins (*Lagenorhynchus obliquidens*); and killer whales (*Orcinus orca*) are common near Vandenberg AFB and the Channel Islands. The gray whale (*Eschrichtius robustus*) (a former federally listed endangered species, now designated as recovered) is found close to shore, off south Vandenberg AFB, during migration between November and May. Minke whales (*Balaenoptera acutorostrata*) have been reported within a few miles of the leeward side of the Channel Islands (U.S. Air Force, 1998a).

**Threatened and Endangered Species.** Federally and state-listed species of threatened or endangered plants and animals that may be present in the vicinity of Vandenberg AFB are listed in Table 3.4-5. Six of the mammals include federally endangered whales that are found only in low densities in waters off Vandenberg AFB. In addition, the NMFS indicates that the following marine mammal species may also be found in the region: minke whales, beaked whales, fin whales (*Balaenoptera musculus*), killer whales, bottlenose dolphins, common dolphins, striped dolphins (*Stenella coeruleoalba*), Risso's dolphin (*Grampus griseus*), Pacific white-sided dolphins, northern right whale dolphins (*Lissodelphis borealis*), and Dall's porpoise (*Phocoenoides dalli*).

**Table 3.4-5. Threatened and Endangered Species Known or Expected to Occur at Vandenberg AFB, California**

Common Name	Scientific Name	State Status	Federal Status
<b>Plant Species</b>			
Beach Layia	<i>Layia camosa</i>	E	E
Gambel's watercress	<i>Rorippa gambellii</i>	T	E
Gaviota tarplant	<i>Hemizonia increscens</i> spp. villosa (= <i>Deinandra</i> i.v.)	E	E
Lompoc yerba santa	<i>Eriodictyon capitatum</i>	R	E
Surf thistle	<i>Cirsium rhotophilum</i>	T	-
<b>Animal Species</b>			
Southern sea otter	<i>Enhydra lutris nereis</i>	-	T
Sei whale	<i>Balaenoptera borealis</i>	-	E
Finback whale	<i>Balaenoptera physalus</i>	-	E
Blue whale	<i>Balaenoptera musculus</i>	-	E
Humpback whale	<i>Megaptera novaengliae</i>	-	E
Sperm whale	<i>Physeter macrocephalus</i>	-	E
Right whale	<i>Balaena glacialis</i>	-	E
California least tern	<i>Sterna antillarum browni</i>	E	E
California brown pelican	<i>Pelecanus occidentalis californicus</i>	E	E
Western snowy plover	<i>Charadrius alexandrinus nivosus</i>	-	T
Bald eagle	<i>Haliaeetus leucocephalus</i>	T	T
American peregrine falcon	<i>Falco peregrinus anatum</i>	E	-
Southwestern willow flycatcher	<i>Empidonax traillii extimus</i>	-	E
Least Bell's vireo	<i>Bireo bellii pusillus</i>	-	E
Belding's savannah sparrow	<i>Passerculus sandwichensis beldingi</i>	E	-
California red-legged frog	<i>Rana aurora draytonii</i>	-	T
Arroyo toad	<i>Bufo microscaphus californicus</i>	-	E
Coho salmon	<i>Oncorhynchus kisutch</i>	-	T
Unarmoured three-spined stickleback	<i>Gasterosteus aculeatus williamsoni</i>	E	E
Tidewater goby	<i>Eucyclogobius newberryi</i>	-	E
Steelhead trout	<i>Oncorhynchus mykiss</i>	-	T
E = endangered			
R = rare			
T = threatened			

**Sensitive Habitats.** Environmentally sensitive habitats on Vandenberg AFB include butterfly trees, marine mammal hauling grounds, seabird nesting and

roosting areas, white-tailed kite (*Elanus caeruleus*) habitat, and wetlands. The Monarch butterfly (*Danaus plexippus*) is a regionally rare and declining insect known to overwinter in the eucalyptus and cypress groves on Vandenberg AFB.

There are 3 miles of coastline designated as a marine ecological reserve; this includes a beach area south of Rocky Point used by harbor seals as haul-out and pupping areas. Vandenberg AFB and the California Department of Fish and Game have an MOA to limit access to this area to scientific research and military operations (U.S. Air Force, 1998a).

Seabird nesting and roosting areas are situated on the Channel Islands and on Vandenberg AFB. White-tailed kite foraging habitat includes grassland and open coastal sage scrub. Kites are expected to forage in these habitats primarily during the fall and winter (U.S. Air Force, 1998a).

Wetlands have been mapped by the U.S. Fish and Wildlife Service on Vandenberg AFB. The Santa Ynez River watershed drains approximately 900 square miles of land; approximately 45 square miles occur on Vandenberg AFB. The river supports many sensitive species, and becomes intermittent during the summer as water levels drop (U.S. Air Force, 1998a).

Several plant communities that occur on Vandenberg AFB are also considered sensitive because they contain sensitive plant species and/or are of limited extent. These include riparian woodlands and associated freshwater herbaceous vegetation.

#### **3.4.7.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities are proposed at Vandenberg AFB.

**Flight-Testing Activities.** Flight-test activities involved with the Western Range off the coast of Vandenberg AFB would involve routine range activities including missile preparation and launching, routine debris impacts off the coast, and use of the lower-power targeting lasers (i.e., ARS, BILL, TILL, and SHEL) and the high-power HEL.

Since the test missiles are much smaller than any of the space launch vehicles, the potential disturbance to the indigenous pinnipeds population is expected to be less. Test missile launches are scheduled to begin no earlier than 2003, and an Incidental Harassment and Take Permits has not yet been submitted. As test plans are detailed and finalized, the appropriate permits would be obtained by the base as part of their standard launch protocol.

The trajectory of the target missiles would be such that the first stage of the missile and any debris from the destruction of the missile during test activities would occur no closer than 3 miles of the coastline. Launches from any location would not result in intercept debris falling within 3 miles of the coast.

Under non-accident conditions, the only chemicals that could threaten vegetation and wildlife at Vandenberg AFB are those in the exhaust plume of the missile. Appendix D of the 1997 FEIS addressed the potential effects of missile exhaust plumes. These chemicals would be produced in trace quantities during missile launches, and would not have a measurable effect on biological resources.

An analysis of the effects from monolithic and missile-debris as a result of HEL destruction of the target missile is provided in Appendix G of the 1997 FEIS. As an example, monolithic impact of the target missile 130 km (81 miles) from the launch point would have an extremely low probability of hitting any marine mammals, and the effect of the propellant remaining onboard would be localized to a small volume of water for a short period of time.

Depending on the type of missile target and the intensity of the target destruction, the total number of fragments could range from 60 to 3,000 fragments with most fragments weighing between 20 to 200 grams and the largest fragments being 100 to 200 kg (large intact target missile sections) (Science Applications International Corporation, 2002). An analysis of the effect on migrating gray whales caused by the impact of missile debris falling approximately 10 km (6 miles) off the shore of Vandenberg AFB was also conducted. Gray whales were selected as a representative species likely to be in areas impacted by missile debris. While other species may be present in the debris fall-out zone, none is likely to be found in densities higher than the maximum densities assumed for the gray whale. The analysis in the 1997 FEIS suggested that, during peak migration densities, a whale could be struck and killed by falling debris with an expected probability of 0.00001. Missile launches occurring at other than peak migration times would present significantly lower risks to migrating whales.

The U.S. Navy analyzed boost phase intercept of ballistic missiles in this area as well as near shore intercepts (U.S. Navy, 2002). While the launch rates were lower (three boost and eight near shore events per year), their analysis is directly applicable over the same marine environment. Based on their analysis for theater missile defense (TMD) activities, the ABL program would expose an estimated additional 0.005 marine mammals to injury or mortality from debris, direct contact, or shock waves in non-Territorial waters. An additional 3.2 marine mammals per year would be exposed to temporary threshold shifts, probably mild, in non-Territorial waters. Any additional injuries or deaths are unlikely to occur in Territorial waters. An additional 0.35 marine mammals per year would be exposed to temporary threshold shifts, probably mild, in Territorial waters.

To further reduce the impact on marine mammals, the aerial range clearance activities would include a National Marine Fisheries Service-approved biological observer prior to conducting lethal shot activities. Special emphasis would be given to the projected impact zone. If marine mammals are observed in or near the predicted impact area, the observer, through the pilot, would contact the Operations Conductor, who would then delay or move the launch. The Operations Conductor would contact the Environmental Coordinator or the Environmental Project Office for additional guidance. The decision to delay or move the launch depends on the exact number, location, behavior and movement of the marine mammals observed.

Based on an analysis of remaining propellant at the time of destruction by the HEL, the missile targets could have 135 kg (300 pounds) to 700 kg (1,500 pounds) of propellant on board (up to 220 gallons), and would be at an altitude of more than 35,000 feet. Most of the remaining fuel on board would be vaporized and quickly mixed with the surrounding air during the destruction of the missile. The release of any remaining propellants would have no measurable effect on the aquatic ecosystem of the Western Range. The U.S. Navy came to the same conclusion in their analysis, showing the boost phase intercepts would produce total polynuclear aromatic hydrocarbons (PAHs) of 24 kg per event, resulting in an estimated 33 micrograms per liter ( $\mu\text{g/l}$ ) concentration in the top 3 feet of water (due to the density of the materials) (U.S. Navy, 2002). In addition, they showed each boost phase intercept would put 18.3 kg of batteries into the ocean, with an estimated concentration in sediments at 0.11 ppm per event. Impacts from debris or battery constituents would be less than significant.

An analysis of the impacts associated with the operation of the HEL was discussed in the 1997 FEIS. This analysis showed that laser activities would not have significant impacts upon the wildlife at Vandenberg AFB (Western Range) (U.S. Air Force, 1997). Largely, this results from the high-altitude at which the proposed laser activity would occur (approximately 35,000 feet or greater), and from the test geometry that would prevent the HEL from being engaged in a downward direction.

Two Essential Fish Habitat zones (Coastal Pelagic and Groundfish) occur within the sea range, both extending from the coastline out to 200 miles (320 km). Activities analyzed would not have adverse direct or indirect impacts on ocean waters or marine sediments necessary to fish for spawning, breeding, feeding, or growth to maturity. Although some hazardous constituents would enter the ocean as a result of sea range testing activities, resultant saltwater concentrations of constituents of concern would be below criteria established for protection of aquatic life. Potential impacts from proposed ABL test activities on Essential Fish Habitat in Territorial and non-Territorial waters would be less than significant.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** Other missile test and rocket launch activities within the Western Range to support other military and commercial functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that limit the number of launches and evaluate the potential effects to biological resources as a result of launch activities. Cumulative impacts on biological resources from other launch actions are not anticipated.

No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.4.8 Cultural Resources**

#### **3.4.8.1 Affected Environment.**

The ROI for cultural resources is the environment within the confines of the Vandenberg AFB boundary. However, the primary focus of activities is the proposed target missile launch locations.

Numerous cultural resource surveys have been conducted at Vandenberg AFB resulting in the identification of approximately 1,600 cultural resources. The earliest evidence of occupation in the region was approximately 7000 Before Christ (B.C.) (U.S. Air Force, 1997a). Previously identified prehistoric cultural remains at Vandenberg AFB range from village and camp sites to resource processing sites to both painted and incised rock art. The San Antonio Terrace National Register District, located in the northwest portion of Vandenberg AFB contains 146 recorded prehistoric sites.

A number of facilities on Vandenberg AFB under 50 years of age demonstrate importance under the Man-In-Space theme, the Cold War historic context, or for scientific and technological achievements. These sites are potentially NRHP eligible (U.S. Air Force, 1997a).

Turtle Pond on the San Antonio Terrace, along with other sites, is considered to be a traditional resource area by the Santa Ynez Band of Mission Indians.

Paleontological resources found in the vicinity include fossils of both vertebrate and invertebrate animals. Remnants of mammoth and horse fossils approximately 45,000 years old have been found at southern Vandenberg AFB. In addition, fish and crab remains and whale bone have been discovered. The Miocene Monterey Formation and Later Miocene deposits identified at northern Vandenberg AFB have yielded imprints of algae, fish fragments, coprolites, and whale bone (U.S. Air Force, 1997a).

#### **3.4.8.2 Environmental Consequences**

##### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities of the laser systems is proposed at Vandenberg AFB.

**Flight-Testing Activities.** The ABL aircraft would originate at Edwards AFB and conduct flight-testing activities over the Western Range off the coast of California. Flight-testing activities at Vandenberg AFB would consist of the launching of missiles from existing coastal launch sites. High-energy engagements would take place over the ocean, beyond 3 miles of the coastline. Target missile debris would land in the ocean well away from the coastline. Debris falling offshore would pose no threat to Vandenberg AFB cultural resources. No adverse impacts are anticipated.

**Mitigation Measures.** Because there are no adverse impacts anticipated under the Proposed Action, mitigation measures are not required.

**Cumulative Impacts.** Other missile test and rocket launch activities within the Western Range to support other military and commercial functions would be occurring. These missile tests and rocket launches have been addressed in EAs and EISs that limit the number of launches and evaluate the potential effects to cultural resources as a result of launch activities. Cumulative impacts to cultural resources from other launch actions are not anticipated.

No other actions have been identified that would contribute to cumulative impacts such that adverse impacts would result.

### **No-Action Alternative**

Under the No-Action Alternative, ABL flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.

### **3.4.9 Socioeconomics**

#### **3.4.9.1 Affected Environment.**

The ROI for socioeconomics includes Santa Barbara County, with the exception of commercial fishing. Within Santa Barbara County, the communities mostly likely to host the temporary personnel associated with the ground- and flight-testing activities are Lompoc and Santa Maria. The commercial fishing ROI is more extensive, and potentially covers the ocean area beneath the Warning Areas of the Western Range. The affected environment is described below in terms of its principal attributes, namely: population, income, employment, and housing or lodging. Because of special circumstances, commercial and recreational fishing and recreational resources are also described in this section.

**Population.** In 1999, Santa Barbara County had a population of 391,000 (Bureau of Economic Analysis, 2001a). The communities most likely to host temporary personnel associated with the ABL Program are Lompoc and Santa Maria, the two closest communities with the largest concentration of hotels/motels, and perhaps Buellton and Solvang. Lompoc has a population of 41,000; Santa Maria, 77,000; Buellton, 3,800; and Solvang, 5,300 (Census Bureau, 2001).

**Income.** In 1999, Santa Barbara County had a per capita personal income of \$30,218. The county ranked 12th in the state, was 101 percent of the state average of \$29,856, and 106 percent of the national average of \$28,546 (Bureau of Economic Analysis, 2001b).

**Employment.** Full- and part-time employment in Santa Barbara County totaled 244,000 in 1999, up from 214,000 in 1989. While separate statistics are not

readily available for the commercial and recreational fishing industry, the "agricultural services, forestry, fishing and other" sector accounted for just 4 percent of the total in 1999, up from about 3 percent in 1989 (Bureau of Economic Analysis, 2001a).

Vandenberg AFB employs 8,800 individuals, 15 percent of whom are military personnel. Lompoc had a labor force of 18,150, with an unemployment rate of 3.7 percent in July of 2001. Santa Maria had a labor force of 31,300, and an unemployment rate of 3.9 percent in July, 2001. Buellton had a labor force of 2,100, and an unemployment rate of 2 percent. Solvang had a labor force of almost 2,800, and an unemployment rate of 2.5 percent in July, 2001 (California Employment Development Department, 2001).

**Housing/Lodging.** Because personnel associated with ABL flight-testing activities are expected to rotate into Vandenberg AFB on a temporary basis for the short duration of each test event, it is anticipated that they will seek accommodations in hotels and motels closest to Vandenberg AFB. There are 10 hotels/motels recognized by the AAA in Lompoc and Santa Maria, with a total of 1,108 units, split almost evenly between the two communities. A little further away, the community of Buellton has 4 hotels/motels with 414 units, and Solvang has 13 hotels/motels with 633 units (American Automobile Association, 2001).

**Commercial and Recreational Fishing.** The most heavily fished area of the Port Region 5 (Port San Luis – Monterey), California Department of Fish and Game, is along the rocky coast from Cape San Marlin (north of San Simeon), south to Purisima Point, just off Vandenberg AFB. The fishing season is year-round, weather permitting. In Port Region 6 (Santa Barbara – Ventura), extending from the Santa Maria River to Sequit Point, fishing occurs along the mainland and around the Channel Islands (California Department of Fish and Game, 2001). Marine traffic in the coastal waters off Vandenberg AFB consists mostly of fishing vessels from Morro Bay, Port San Luis, Santa Barbara, Ventura, and Port Hueneme.

Several types of fishing are conducted in several areas within the ROI. Commercial fishing occurs in the ocean; private or rental vessels utilize bays and sheltered coastal areas; local fisherman use beaches and banks along natural shorelines, including habitats from sandy beaches to rocky outcrops, and man-made structures such as piers, docks, fishing floats, jetties and breakwaters (California Department of Fish and Game, 2001). The state and county beach parks along the coast are especially popular for surf fishing.

**Recreation.** There are three public access beaches on, or immediately adjacent to, Vandenberg AFB. These include Point Sal State Beach at the northernmost border of the base; Ocean Beach County Park (day use only), at the end of Highway 246, approximately mid-way down the western coastal edge of Vandenberg AFB; and, at the southernmost tip of the base, Jalama Beach County Park.

All three beaches, which are popular surf fishing areas, are open to the public except during missile launches, when the access roads may be closed, and visitors are evacuated under an evacuation agreement between Vandenberg AFB

and the County of Santa Barbara. Jalama Beach County Park permits overnight camping.

### **3.4.9.2 Environmental Consequences**

#### **Proposed Action**

**Ground-Testing Activities.** No ground-testing activities are proposed at Vandenberg AFB; therefore, no socioeconomic impacts would be anticipated.

**Flight-Testing Activities.** Flight-testing activities at Vandenberg AFB are expected to trigger the rotation of up to 50 program-related, temporary personnel into and out of Vandenberg AFB for short periods surrounding each test event. Given the normal daily, weekly, and monthly fluctuation of population, employment, and visitors to both Vandenberg AFB and local communities in the ROI, the rotation of up to 50 program-related, temporary personnel would have a small, positive, yet largely unnoticeable effect on population, income, or employment in the ROI.

Socioeconomic impacts would essentially be limited to their expenditures in the local economy, particularly at local hotels/motels and restaurants. Based on a 2002 maximum per diem rate of \$152 (U.S. General Service Administration, 2001), the 50 program-related personnel could result in an infusion of approximately \$7,600 per day (about \$53,200 per week) into the local economy, depending on the duration of their temporary assignments at Vandenberg AFB.

However, because it would represent only a 0.06-percent increase in the number of people employed at Vandenberg AFB, and an even smaller percent of the total labor force of the ROI, and the demand for up to 50 hotel/motel units would only represent 2.3 percent of the 2,155 unit supply in the ROI, the impact, although positive, would be small. For example, assuming an average occupancy rate of 70 percent, there would normally be 646 unoccupied units available to the 50 program-related personnel at any one time; therefore, there would most likely not be any discernable effect on direct, indirect, or induced jobs, income, and related population.

**Commercial and Recreational Fishing.** There is the potential for impacts to local commercial and recreational fishing in the waters offshore of Vandenberg AFB and below the Warning Areas of the Western Range. However, ocean vessels would be notified in advance of launch activity by the 30 RANS as part of their routine operations through a Notice to Mariners by the 11th Coast Guard District to warn vessels of test operations and the potential hazards. All efforts are made to ensure that the flight corridors are clear of vessels. However, there is only a very small probability of any flight test-related debris impacting any point along the corridor, and there is only limited occupancy of the Western Range area by commercial and recreational fishing vessels. Moreover, since this is done on a regular basis for missile launches from Vandenberg AFB, potential impacts to commercial and recreation fishing vessels and fishing activities are not expected to be substantial.

**Recreational Activities.** Flight-testing activities have the potential for impacts on local recreational activities, because they may require the temporary closure of one or more of the state and county parks in the ROI. Activation of launch hazard

areas for launch sites in northern Vandenberg AFB would have an impact on recreational use of Point Sal State Park. Closure of the access road is expected to affect very few individuals.

Depending on the launch sites used for the ABL Program, activation of its launch hazard area may impact Ocean Beach County Park, and require temporary closure. Again, assuming a typical 8-hour day for beach visitation, closure would nominally affect as many as 30 visitors during the peak season, and as few as 19 visitors during the off-season.

While undoubtedly inconvenient for the individuals involved, the relatively small number of park visitors that could be affected, along with the fact that existing evacuation agreements are in effect, impacts to recreational use of the three parks would not be substantial. Similarly, both the park authorities and most local residents are fully aware of the closure and evacuation potential.

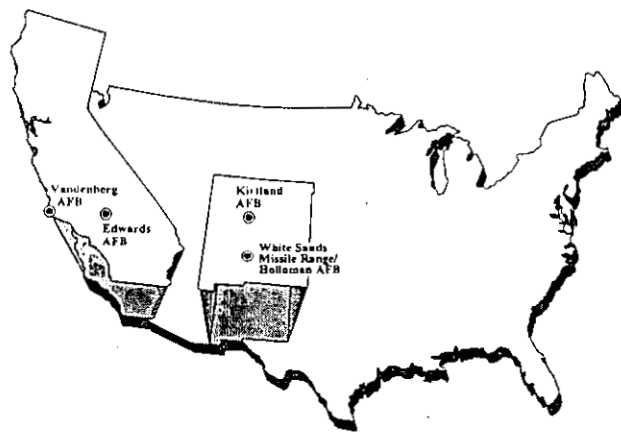
**Cumulative Impacts.** With some impacts to recreational use of state and county parks, there is the potential for additive, incremental, cumulative impacts of the ABL Program when added to other past, current, or reasonably foreseeable projects. However, the total number and frequency of beach and park closures would be consistent with existing agreements with park authorities; therefore, cumulative impacts would be minimized.

**Mitigation Measures.** No specific mitigation measures would be necessary for ABL flight-test activities. The total number and frequency of beach and park closures would be consistent with existing agreements with park authorities; therefore, no mitigation measure would be required.

#### **No-Action Alternative**

Under the No-Action Alternative, ABL flight-testing activities would not be conducted as described in Chapter 2 of this SEIS. ABL test activities would be conducted as analyzed in the 1997 FEIS. No adverse environmental impacts are anticipated.

**Mitigation Measures.** No mitigation measures would be required under the No-Action Alternative.



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## CHAPTER 4

# CONSULTATION AND COORDINATION

## 4.0 CONSULTATION AND COORDINATION

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The federal and state agencies/organizations contacted during preparation of this SEIS are listed below:

### FEDERAL

Federal Aviation Administration  
National Marine Fisheries Services  
National Park Service  
U.S. EPA, Region 6  
U.S. EPA, Region 9  
U.S. Fish and Wildlife Service

### STATE

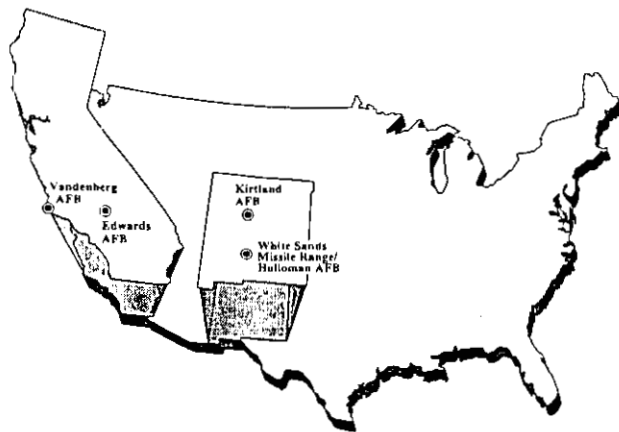
#### California

California Coastal Commission  
California Department of Fish and Game  
California Environmental Protection Agency  
State Historic Preservation Officer  
Native American Heritage Commission  
Santa Inez Band of Chumash Indians  
Kawaiisu  
Tataviam  
Kitanemuk  
Serrano

#### New Mexico

New Mexico Environment Department  
New Mexico Department of Game and Fish  
New Mexico Department of Minerals and Natural Resources  
State Historic Preservation Officer  
Sandia Pueblo  
Isleta Pueblo  
Jemez Pueblo  
Mescalero Apache  
Chiricahua Apache  
Lipan Apache

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## **CHAPTER 5**

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## 5.0 LIST OF PREPARERS AND CONTRIBUTORS

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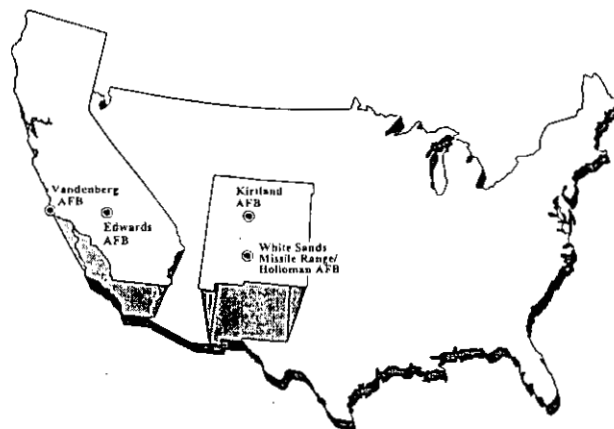
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Years of Experience: 6



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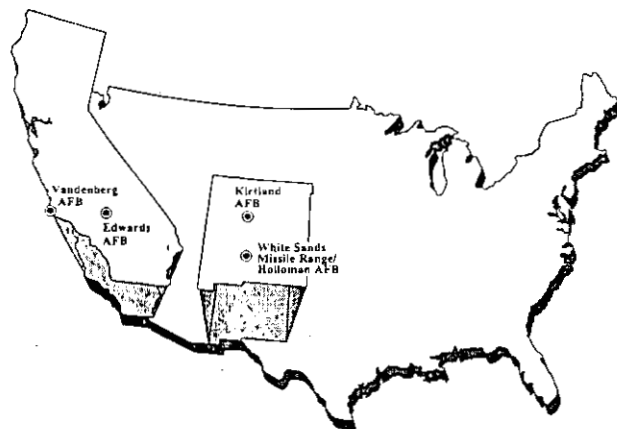
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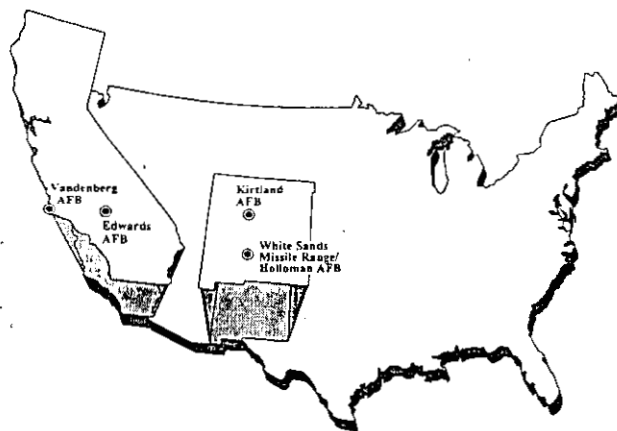
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## CHAPTER 8

# PUBLIC COMMENTS AND RESPONSES

## **8.0 PUBLIC COMMENTS AND RESPONSES**

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### **8.1 INTRODUCTION**

The MDA has complied with the NEPA mandate of public participation in the environmental impact analysis process primarily in three ways:

- Public scoping meetings were held at the following locations at which the MDA presented an overview of the ABL program, described the Proposed Action and alternatives, and invited public comments:
  - Lancaster, California on 1 April
  - Lompoc, California on 3 April
  - Albuquerque, New Mexico on 15 April
  - Las Cruces, New Mexico on 17 April.
- Public hearings were held at the following locations at which the MDA presented the findings of the Draft SEIS and invited public comments:
  - Lancaster, California on 15 October
  - Lompoc, California on 17 October
  - Albuquerque, New Mexico on 22 October
  - Las Cruces, New Mexico on 24 October.
- The Draft SEIS was made available for public review and comment in September and October 2002.

Public comments received both verbally at the public meetings and in writing during the review period have been considered and are addressed by the MDA in this section.

### **8.2 ORGANIZATION**

This Public Comment and Response section is organized into several subsections, as follows:

- This Introduction, which describes the process, organization, and approach taken in addressing public comments
- A consolidated comment-response document
- An index of commentors
- A transcript of the public hearings
- Photocopies of all written comments received.

These sections are described below.

Comments received that are similar in nature or address similar concerns have been consolidated to focus on the issues of concern, and a response is provided that addresses all of the similar comments. Some comments simply state a fact or opinion; for example "the Draft SEIS adequately assesses the

impacts on [a resource area]." Such comments, although appreciated, do not require a specific response and are not called out herein. The comments and responses are grouped by area of concern, as follows:

- 1.0 MDA Policy
- 2.0 Purpose and Need for Action
- 3.0 Alternatives Including the Proposed Action
- 4.0 Local Community
- 5.0 Airspace
- 6.0 Hazardous Materials and Hazardous Waste Management
- 7.0 Health and Safety
- 8.0 Water Resources
- 9.0 Air Quality
- 10.0 Noise
- 11.0 Biological Resources
- 12.0 Cultural Resources
- 13.0 Socioeconomics

Within each area, each consolidated comment-response is numbered sequentially. For example, under 7.0 Health and Safety, individual comments-responses are numbered 7.1, 7.2, etc. At the end of each numbered comment-response is a set of numbers that refer to the specific comment in the documents received that were combined into that consolidated comment. The numbers of the individual comments are indicated in parentheses (e.g., 3-2, 6-2, 14-1). Comment 3-2, for example, refers to document 3, comment number 2. A reader who wishes to read the specific comment(s) received may turn to the photocopies of the documents included in this section. Below each comment number is the number of the consolidated comment in which the specific comment has been encompassed (e.g., 7.1). Thus the reader may reference back and forth between the consolidated comments-responses and the specific comment documents as they were received.

It should be emphasized that not only have responses to SEIS comments been addresses in this comment-response section, as explained, but the text of the SEIS has also been revised, as appropriate, to reflect the concerns expressed in the public comments.

The list of commentors includes the name of the commentor, the identifying document number that has been assigned to it, and the page number in this section on which the photocopy of the document is presented.

## **1.0 MDA Policy**

- 1.1 Comment: Opposed to the Airborne Laser (ABL) program. (3-6, 6-1, 9-2, 13-3, 14-4, 16-4)

Response: The Secretary of Defense has directed the Missile Defense Agency (MDA) to develop a capability to defend the United States, deployed forces, U.S. allies, friends, and areas of vital interest from ballistic missile attack. In response, MDA is developing the Ballistic Missile Defense System (BMDS) to provide layered defense. The ABL is an element of the BMDS.

- 1.2 Comment: The ABL is a misuse of military forces as it could migrate from a defensive weapon to an offensive weapon. (3-12, 13-1)

Response: The ABL system is one element of the MDA's BMDS, which is intended to provide an effective defense for the United States, its deployed forces, and its friends and allies from limited missile attack. The ABL is a defensive weapon system that is designed to spot, track, engage, and destroy missiles during the boost phase when a missile is under power and is being thrust skyward by its rocket engines. Using a weapons-class laser, the missile would be destroyed during the initial boost phase, shortly after being launched. The ABL is not designed as an offensive weapon.

- 1.3 Comment: The development and implementation of the ABL and other missile defense systems and accompanying technologies is in conflict with federal environmental policy. (6-5)

Response: The SEIS analyzes the potential effects of implementing the Proposed Action and alternatives in relation to the human environment in accordance with the National Environmental Policy Act (40 CFR Part 1508.14). The phrase "human environment" includes the natural and physical environment and the relationship of people with that environment.

- 1.4 Comment: More public hearings should be conducted with advanced notices distributed in the major and minor media. (9-1, 10-1, 15-1)

Response: A public scoping meeting and a public hearing was conducted near each of the four installations at which ABL test activities could occur. Public notice of these meetings was published as paid advertisements in local newspapers. The paid advertisement offers better notification because the notice is within the body of the newspaper rather than in the public notice section at the back of the newspaper. In addition to the newspaper notifications, installation public affairs released press releases to the media notifying them of the upcoming meetings. Based on the effort to notify the public, no further public hearings are scheduled.

## **2.0 Purpose and Need for Action**

No comments were received for this area of concern.

### **3.0 Alternatives Including the Proposed Action**

- 3.1 Comment: Section 2.2.1 should state that ground testing from Holloman Air Force Base (AFB) would occur across the National Monument and would require closure and evacuation of the public. (12-1)

Response: Text has been added to Section 2.1.1 to indicate that ground testing from Holloman AFB across the White Sands National Monument would require closure and evacuation of the public.

### **4.0 Local Community**

No comments were received for this area of concern.

### **5.0 Airspace**

No comments were received for this area of concern.

### **6.0 Hazardous Materials and Hazardous Waste Management**

- 6.1 Comment: Unexploded ordnance is a concern in other countries and this program could result in unexploded ordnance in other countries. (3-7)

Response: During the ABL test program no explosive warheads would be installed on the target missiles; therefore, no unexploded ordnance would result from test activities. Impacts of unexploded ordnance in other countries as a result of deploying the ABL aircraft during war times is beyond the scope of the SEIS.

- 6.2 Comment: What hazardous waste would be produced and how would it be disposed of. (3-15)

Response: The estimated quantities of wastes generated during ABL test activities is presented in Table 2.2-4 of the SEIS. Each installation where test activities would occur has policies and procedures in place to dispose of hazardous waste and spill prevention control and countermeasure plans in the event a release did occur. The policies and procedures for managing hazardous waste at each installation are presented in Sections 3.1.3, 3.2.3, 3.3.3, and 3.4.3.

- 6.3 Comment: Even a small amount of hazardous material when factored into the total toxicity levels in our environment, local, statewide, and national is unacceptable. (7-1)

Response: ABL test activities would be conducted in accordance with a hazardous materials management program and pollution prevention program to ensure environmental compliance, and to minimize the use of hazardous materials. Each installation where test activities would occur currently has policies and procedures in place to manage hazardous materials and spill prevention, control, and countermeasures in place in the event of a release. Table 2.2.2 of the SEIS provides the estimated quantities of chemical storage at Edwards AFB during the ABL test program. Because Edwards AFB has been designated as the Home Base, this is the only installation that will store bulk quantities of ABL laser chemicals. Spill prevention, control, and countermeasure procedures, methods, and equipment have been developed and implemented for the ABL system in coordination and compliance with Edwards AFB hazardous materials/waste

storage and transfer areas. The other test installations would not store ABL laser fuels, only existing stores of hazardous materials would be used to support ABL test activities (e.g., fuel to power generators, solvents, household cleaners). The hazardous materials policies and procedures for each installation are presented in Sections 3.1.3, 3.2.3, 3.3.3, and 3.4.3.

- 6.4 Comment: The Air Force should address the potential applicability of Toxic Reporting Inventory (TRI) requirements under the Emergency Planning and Community-Right-to-Know Act (EPCRA), the Pollution Prevention Act, and Executive Order 13148 at facilities in the United States where ABL chemicals are proposed for storage such as at Edwards AFB. (11-1, 11-3)

Response: Table 1.5.1, Environmental permits and Licenses, has been revised to include EPCRA, the Pollution Prevention Act, and Executive Order 13148.

- 6.5 Comment: The FEIS and amended record of decision should identify whether there are known readily available, less harmful substitutes for identified applications and purposes (i.e., less toxic substances to carry out ABL testing activities). (11-2)

Response: ABL test activities would be conducted in accordance with a hazardous materials management program and pollution prevention program to ensure environmental compliance, and to minimize the use of hazardous materials. The chemicals identified for use in the ABL systems are specifically designed for the effective operation of the chemical oxygen iodine laser (COIL). No other chemicals have been identified that could be used in place of those designed for the ABL system.

## 7.0 Health and Safety

- 7.1 Comment: What is the potential for harm to the public if there is an accident of the ABL aircraft? (3-1, 3-2, 3-5)

Response: The potential for an accident of the ABL aircraft is presented in Appendix C of the 1997 FEIS for the ABL program. According to the analysis, the probability of an accident that severely damages the hull of the aircraft, creating the possibility of a rupture of the laser fuel tanks, is less than one in a million. Historically, 80 percent of the catastrophic accidents of the Boeing 747-400 have occurred during the takeoff, initial climb, initial approach, final approach, and landing phases of the aircraft. These phases constitute 10 percent of the flight time of an average mission (approximately 18 minutes of a 3-hour flight). The analysis focused on the takeoff and initial climb out of the ABL aircraft because the aircraft would be returning to the Home Base (Edwards AFB) with smaller amounts of laser fuel and jet fuel due to completion of test activities. If a catastrophic accident occurs during the high-speed portion of a takeoff, before the aircraft left the ground, or during the initial climb out of the aircraft, the laser fuel tanks may rupture and contribute to a fire or explosion. In both scenarios, the greatest concern for the public would be the possible uncontrolled release or formation of toxic chemicals as a result of the crash and fire. Studies of aircraft crash scenarios have shown that approximately two thirds of the aircraft fuel would be consumed in the initial fireball, the remaining fuel would pool in the crater caused by the aircraft impact and then burn. Since hydrogen peroxide and ammonia are oxidizers (chemicals that promote combustion) and chlorine, helium, and nitrogen are gases, the chemicals stored as laser fuel are expected to be consumed in the initial fireball. The initial fireball would last approximately 5 minutes, where as the remaining one third of the aircraft fuel could burn for several hours. If the accident occurred during the initial, low speed portion of the takeoff, resulting in the aircraft fuselage contacting the runway but not rupturing, any releases

involving the laser fuel would be confined behind a pressure bulkhead. The crew of the aircraft could safely evacuate the aircraft and any releases of laser fuel chemicals could be vented in a controlled manner, preventing the formation of toxic concentrations, or pumped into containers for disposal (U.S. Air Force, 1997a). The probability of the low speed accident is less than one in a million. This type of accident would occur within the installation boundaries and contained by base personnel. The public would not be involved and only minor on-site contamination would be anticipated.

- 7.2 Comment: The ABL technology is dangerous because it can be directed upward or downward. (3-3)

Response: During ABL flight testing activities, the geometry of the tests would preclude operation of the laser, except at a horizontal or upward angle. The ABL aircraft would fly at an altitude above 35,000 feet. The laser systems would be directed above horizontal and track targets in an upward direction to eliminate potential ground impact. Based upon this scenario, it has been calculated that if a laser beam misses the target, the beam trajectory would be such that the beam would depart the controlled airspace above the pre-approved altitude as coordinated with the Federal Aviation Administration (FAA). The ABL system would not be directed downward during test activities.

- 7.3 Comment: Testing the ABL near civilian populations is not appropriate. (3-8)

Response: Ground-testing activities are designed to be conducted within the installation boundaries and would be conducted in areas with no civilian populations. Flight-testing activities are designed to take place over established military ranges and within established restricted military operations areas. These specific areas are used to reduce the possibility of civilians being impacted during testing. In cases where civilian populations could be impacted by testing activities, previously established policies and procedures are in place to ensure test areas are cleared of civilians before testing is conducted (e.g., road closures, notice to airmen, notice to mariners). A discussion of safety procedures employed by the installations during proposed ABL test activities is presented in Sections 3.1.4, 3.2.4, 3.3.4, and 3.4.4.

- 7.4 Comment: Testing the ABL at Kirtland AFB will make Albuquerque a first strike target. (3-11, 3-14)

Response: No evidence of heightened attack from testing the ABL at an existing military installation has been identified.

- 7.5 Comment: The airborne laser system is part of a group of weapons systems that require the use of controversial communications technologies to track targeted moving objects. These transmissions have proven adverse physiological affects. The environmental impact report must show the local incidences of these physiological affects compared to incidence in areas not exposed to the acoustic bombardment. (6-2)

Response: The ABL aircraft uses standard communications equipment to maintain contact with ground locations. The potential effects of the use of ground-based radar systems throughout the world to aid in identifying missile launches when the ABL aircraft is commissioned to active service is beyond the scope of analysis of this SEIS. This SEIS addresses the test phase of the ABL aircraft only.

- 7.6 Comment: Section 3.3.4.2 discussion regarding debris recovery operations and restoration should indicate that activities would be conducted under terms of a special use permit issued by the National Park Service at White Sands National Monument.

Response: Text has been added to Section 3.3.4.2 to indicate that any debris recovery and restoration activities within the White Sands National Monument would be conducted under terms of a special use permit issued by the National Park Service at White Sands National Monument.

- 7.7 Comment: It is possible for safety measures to fail during test activities. This poses a high risk for safety and health of the area. (14-1, 14-2, 16-1, 16-2)

Response: Sections 3.1.4, 3.2.4, 3.3.4, and 3.4.4 describe the mechanisms that would be in place to ensure a safe environment to conduct ABL test activities. These mechanisms include interlocks to ensure the laser beam is only directed at the target; the interlock system would shut off the laser if it deviates from the intended path to the target.

## 8.0 Water Resources

- 8.1 Comment: The influx of 50 people (50 families) to the Albuquerque area could have an adverse effect on the regions aquifer. (3-4, 3-9)

Response: The estimated 50 temporary personnel that would be present during the ABL test period at Kirtland AFB are not anticipated to have an adverse effect to the regions water supply. The 50 personnel would be in the region on a temporary basis (approximately 2 weeks) and would not be new permanent residents in the region. Based on an average per capita consumption of 110 gallons per day, an estimated 77,000 gallons of water would be consumed by the 50 test personnel during the 2-week test period. This is a small fraction of the 448,607 population of Albuquerque, which would equate to approximately 690,844,000 gallons of water consumed in a two-week period.

- 8.2 Comment: Permittees should amend the existing Storm Water Pollution Prevention Plans to incorporate any additional activities and pollutant controls dictated by the Proposed Action. (5-1)

Response: As appropriate, the installations would amend their existing storm water pollution prevention plans to accommodate the proposed ABL test activities.

## 9.0 Air Quality

No comments were received for this area of concern.

## 10.0 Noise

No comments were received for this area of concern.

## 11.0 Biological Resources

- 11.1 Comment: The Wright's fishhook cactus (*Mammillaria wrightii*) does not occur on Kirtland AFB nor is it listed as federally endangered. Check the species list provided in Appendix E. (12-4, 12-5)

Response: The species discussed in the SEIS are those known or suspected to occur at Kirtland AFB and White Sands Missile Range, the lists provided by the U.S. Fish and Wildlife Service (USFWS) is for species occurring within the respective counties that the installations are within. The text and tables in the SEIS have been revised as appropriate based on the USFWS list and installation specific species lists provided by the installations.

- 11.2 Comment: The discussion regarding potential effects of ground-testing activities on biological resources is vague. It is unclear what types of injury, what types of laser energy produce the injuries, and under what conditions impacts to wildlife may occur. (12-6)

Response: Text has been added to clarify that precautions would be in place to prevent the laser energy from straying from the intended target to further protect biological resources from being affected during test activities.

- 11.3 Comment: The statement regarding ground- testing activities being conducted, to the extent possible, outside of the migratory waterfowl season to minimize impacts should not be limited to waterfowl. (12-7)

Response: Text has been revised to not limit migratory bird species to only waterfowl.

## 12.0 Cultural Resources

No comments were received for this area of concern.

## 13.0 Socioeconomics

- 13.1 Comment: The influx of 50 people would cause an economic impact. (3-9)

Response: The potential impact to socioeconomics as a result of the ABL test program are presented in Sections 3.1.9, 3.2.9, 3.3.9, and 3.4.9. The estimated 50 temporary personnel that would be present during the ABL test period would have a small, positive, yet largely unnoticeable effect on socioeconomics in the local communities near the installations.

- 13.2 Comment: The ABL program could have a national and international effect to socioeconomics. (3-13)

Response: The areas evaluated for potential socioeconomic impacts as a result of ABL test activities are those communities in the immediate vicinity of the test installations that would most likely host the personnel associated with ABL test activities. These areas include the local communities surrounding Edwards AFB, Kirtland AFB, White Sands Missile Range/Holloman AFB, and Vandenberg AFB. The estimated 50 temporary personnel that would be present during the test period would have a small, positive, yet largely unnoticeable effect on the socioeconomics in the local communities. Because ABL test activities are only proposed at

installations in California and New Mexico, national or international socioeconomic effects are not anticipated.

- 13.3 Comment: The effects of the development of the ABL system on economic and social environments would be detrimental. The ABL system poses a serious mental health threat and jeopardizes our children's future economic stability. The environmental impact report must include a study of the psychic effects on children of financial instability and the anticipation of violence. (6-3) (6-4)

Response: The analysis of psychic effects of financial instability and the anticipation of violence is beyond the scope of the SEIS. No known financial instability or violence is anticipated from conducting tests of the ABL system.

- 13.4 Comment: Section 3.3.9.1 does not mention that White Sands National Monument has an annual public use of over 500,000 visitors and is the most visited National Park Service site in New Mexico. Also, the impacts analysis in Section 3.3.9.2 should state that ground-based laser testing from Holloman AFB would significantly increase closures of public use of the National Monument, resulting in inconvenience to the public. (12-3)

Response: Text has been added to Section 3.3.9 regarding annual visitation to White Sands National Monument and the short-term increase of closures from public use of the National Monument, resulting in inconvenience to the public.

- 13.5 Comment: There will be an impact to California commercial and recreational fishing, especially below the Western Range. Ocean vessels must be notified in advance of potential hazards. Flight tests may require the closure of one or more of the state or national parks, thus disrupting activities in the area and calling to question environmental impacts of these areas. (13-2, 14-3, 16-3)

Response: Section 3.4.9 addresses the potential effects to commercial and recreational fishing off the California coast. Section 3.4.4 discusses the existing procedures for the notice to airmen, notice to mariners, clearance of state and county beaches, as well as protection of workers on off-shore oil rigs associated with ABL test activities at Vandenberg AFB and over the Western Range.

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Document 1

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Document 1

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## Document 1

1 wish to be heard have a chance to speak. I would like to  
2 welcome your participation in tonight's events.

3 At this point, I'd like to introduce the  
4 other members in the public participation panel and their  
5 role in this meeting: Colonel Eva Wallace, from the  
6 Airborne Laser System Program office at Kirtland Air Force  
7 Base in New Mexico is the senior Airborne Laser Program  
8 office representative at this program hearing.

9 Mr. Rouyn Barela, from the Airborne Laser  
10 System Program office at Kirtland Air Force Base in  
11 New Mexico is the Spanish speaker, and she is here to help  
12 anyone in the audience who feels more comfortable  
13 addressing their issues in Spanish rather than English.  
14 She will not translate the entire proceeding but will serve  
15 as an aide.

16 Ms. Barela, would you please introduce  
17 yourself.

18 (Ms. Barela speaks to the audience in  
19 Spanish.)

20 COLONEL POWERS: Thank you.

21 Mr. Ken Engle from the Airborne Laser  
22 System Program Public Affairs Office in Kirtland, who will  
23 present an overview of actions leading to the preparation  
24 of the Draft Supplemental Environmental Impact Statement  
25 and describe the proposed action and alternatives.

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## Document 1

1 And Captain Joe Wimmer, from the  
2 Airborne Laser System Program External Affairs Office at  
3 Kirtland Air Force Base in New Mexico, who will present the  
4 findings of the Draft Supplemental Impact Statement.

5 The purpose of tonight's hearing is to  
6 receive your comments, suggestions, and criticisms of the  
7 Draft Supplemental Environmental Impact Statement or SEIS.  
8 Those of you who have not had an opportunity to review the  
9 Draft SEIS may want to read the summary of the major  
10 findings in the handout available at the door. The  
11 findings will also be addressed by the panel members in  
12 their presentations. Throughout the hearing, I ask that  
13 you keep in mind that the public hearing is not designed to  
14 be a debate, nor is it primarily designed as a  
15 question-and-answer session. However, clarifying questions  
16 asked as part of your comment time may be appropriate.  
17 This hearing is also not a time set aside for you to use  
18 your comment time to personally attack those whose views  
19 may be different from your own.

20 In the first part of tonight's meeting, the  
21 members of the panel will brief you on the details of the  
22 proposed action and alternatives and the findings of the  
23 Draft SEIS. The second part of the meeting will give you  
24 an opportunity to provide information and make statements  
25 for the record. This input assures that the

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## Document 1

1 decision-makers may benefit from your knowledge of the  
2 local area and any adverse environmental effects you think  
3 may result in the proposed action or alternatives.

4 Tonight's hearing is designed to give you an  
5 opportunity to comment on the adequacy of the Draft SEIS.  
6 Keep in mind that the SEIS is simply intended to assure  
7 that the decision-makers will be fully apprised of the  
8 potential environmental impacts associated with the  
9 proposed action and alternatives before they decide on a  
10 course of action. Consequently, comments on issues  
11 unrelated to the SEIS are really beyond the scope of this  
12 hearing and will not be addressed.

13 I would like to make a few administrative  
14 comments. First of all, if you wish to speak tonight, I  
15 ask that you fill out one of the cards that are located on  
16 the registration table as you came into the room. From  
17 those cards, I will call your name, and come up forward and  
18 state your comments. If you did not pick up a card and  
19 would like to make a comment tonight, please raise your  
20 hand and one of the representatives will bring you a card.

21 After the panel has finished its  
22 presentations, we will have a 15-minute recess. During the  
23 time, we will collect the cards. When the meeting resumes,  
24 I will recognize elected officials first. Then I will call  
25 members of the public in random order from the cards that

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## Document 1

1 have been handed in. For those of you who have not  
2 indicated on the card that you want to make a statement but  
3 wish to speak later, please fill out another card at the  
4 registration table during the break.

5 I want to make sure that we have an  
6 opportunity to fully consider the comments that you make  
7 tonight. We have an individual here who will record  
8 everything that is said so that we don't overlook any of  
9 your comments.

10 I'd also like to establish a few ground rules  
11 so that all of us have the benefit of hearing individual  
12 comments and that we have a good meeting transcript.

13 First, please speak only after I recognize  
14 you, and address your remarks only to me. If you have a  
15 written statement, you may place it in the box next to the  
16 podium or you may read it aloud within the time limit or  
17 you can do both.

18 Second, please speak clearly and slowly into  
19 the microphone stating your name and the capacity in which  
20 you appear. This will help our reporter with the  
21 transcript.

22 Third, each person will be recognized for  
23 five minutes. If you exceed this time, I will ask you to  
24 stop at that point. If you have more comments than you are  
25 able to present in the five minutes, please prioritize them

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1 so that the most important are addressed first in case you  
2 run out of time. After everyone has had the opportunity to  
3 comment, I will then address the audience to see if anyone  
4 would like to speak again.

5 Fourth, please do not speak while another  
6 person is speaking. Only one person will be recognized at  
7 a time. If you decide later to make a comment after the  
8 public hearing or have additional considerations, we  
9 encourage you to send your written comments to the address  
10 shown on the screen or indicated on the comment sheet.

11 Finally, if you would like a copy of the  
12 Final SEIS, you may state that in a written comment sheet  
13 or on the attendance card that you filled out at the door.  
14 Private addresses provided will be compiled to develop a  
15 mailing list for those requesting copies of the Final SEIS.  
16 Personal home addresses and phone numbers written on the  
17 written comment sheet or attendance card will not be  
18 published in the Final SEIS.

19 If no one has any questions at this time,  
20 I'll turn the program over to Mr. Ken Engle who will  
21 present an overview of the actions leading to the  
22 Draft SEIS and describe the proposed action and  
23 alternatives.

24 MR. ENGLADE: Good evening, ladies and gentlemen.  
25 My name is Ken Engle, and I'm from the Airborne Laser

1 Public Affairs Office. This SEIS, supplemental  
2 environmental analysis based upon changes in the proposed  
3 test program that have occurred since the Final  
4 Environmental Impact Statement for the program definition  
5 and risk reduction phase of the Airborne Laser Program was  
6 published in April 1997. The SEIS is being used to fulfill  
7 our requirements to comply with the National Environmental  
8 Quality Act or NEPA.

9 The Environmental Impact Statement published  
10 in 1997 considered options for siting a home base, a  
11 diagnostic test range, and an expanded area test range in  
12 support of the Airborne Laser Program. A screening process  
13 was developed to narrow the number of alternative locations  
14 for detailed analysis. This process was designed to  
15 identify a number of candidate locations that can meet a  
16 threshold of operational considerations necessary to  
17 conduct the Airborne Laser Program.

18 The record of decision for the 1997  
19 Environmental Impact Statement identified Edwards Air Force  
20 Base as the home base to support the Airborne Laser  
21 aircraft and conduct ground-test activities of the  
22 Airborne Laser systems, White Sands Missile Range as the  
23 diagnostic test range, and the Western Range as the  
24 expanded-area test range. These two areas would support  
25 proposed flight activities of the Airborne Laser systems.

1 This environmental effort was begun in  
2 March 2002 with the publication of a Notice of Intent to  
3 prepare a Supplemental Environmental Impact Statement or  
4 SEIS for Airborne Laser test actions in the  
5 Federal Register.

6 A scoping meeting was held near each location  
7 where the activities will occur to include here in  
8 Lancaster on April 1, 2002, to receive public input on the  
9 scope of the issues to be addressed in the SEIS. After  
10 scoping, we collected the necessary data and conducted the  
11 environmental analysis. The notice of availability was  
12 published in the Federal Register on September 20, 2002.

13 In addition to tonight's hearing, written  
14 comments on the Draft SEIS will continue to be accepted at  
15 this address until November 5, 2002. After the comment  
16 period is over, we will evaluate all comments, both written  
17 and verbal, and perform additional analysis or change the  
18 SEIS where necessary. Again, as in the scoping process,  
19 equal consideration will be given to all comments, whether  
20 they are presented here tonight or mailed to us.

21 Once the review process is complete, we will  
22 produce a Final SEIS scheduled for completion in March 2003  
23 and mail it to all those on the original distribution list  
24 for the Draft SEIS. If you are not on our mailing list,  
25 you can request a copy by writing to this address. The

1 Final SEIS will include comments received during the public  
2 review period and our responses to those comments. If  
3 appropriate, we will group comments into categories and  
4 respond accordingly.

5 The SEIS will serve as an input for a  
6 Record of Decision. We expect to accomplish the  
7 Record of Decision in late spring of next year. The  
8 Draft SEIS was prepared to comply with the  
9 National Environmental Policy Act, or NEPA, and the  
10 Council on Environmental Quality Regulations. Efforts were  
11 made to reduce needless bulk, write in plain language,  
12 focus only on those issues that are clearly related to the  
13 environment, and to integrate with other documents required  
14 as part of the decision-making process.

15 The analysis focuses on impacts that may  
16 occur as a direct or indirect result of the proposed  
17 Airborne Laser test activities.

18 Now I will present an overview of the  
19 proposed action and alternatives that have been analyzed.  
20 Afterwards Captain Wimmer will present a synopsis of the  
21 results of our analysis.

22 The Airborne Laser system is one element of  
23 the Missile Defense Agency's Ballistic Missile Defense  
24 System which is intended to provide an effective defense  
25 for the United States, its deployed forces, and its friends

1 and allies from limited missile attack during all three  
2 stages of an attacking missile's flight.

3 The three segments are the boost segment,  
4 midcourse segment, and the terminal segment. The boost  
5 segment is when the missile is under power and is being  
6 thrust skyward by its rocket engines. The midcourse  
7 segment is the longest segment. This is when the missile  
8 is in a ballistic arc, heading for its target. The  
9 terminal segment is the few remaining moments of the  
10 missile's flight before the missile reaches its target.  
11 Each element of the Ballistic Missile Defense System is  
12 designed to work independently to provide an effective  
13 defense against incoming missiles.

14 The Airborne Laser is designed to destroy  
15 missiles during the boost phase. The Airborne Laser is a  
16 weapon system that is designed to spot, track, engage, and  
17 destroy missiles. Using a megawatt-class laser, the  
18 missile would be destroyed during the initial boost phase  
19 shortly after being launched.

20 The Airborne Laser system consists of a  
21 modified Boeing 747-400 aircraft that utilizes four  
22 lasers. The first three are not designed to destroy, but  
23 rather they are used to gather information regarding the  
24 target and to make the high-energy laser more effective.

25 These three lasers are the Active Ranging

1 System Laser, the Track Illuminator Laser, and the  
2 Beacon Illuminator Laser. The Active Ranging System  
3 provides basic information regarding the target, such as  
4 speed, altitude, range and direction. The  
5 Track Illuminator Laser provides the high-energy targeting  
6 system with the optimum location upon which to attack the  
7 target. The Beacon Illuminator Laser is used to gather  
8 information on the atmosphere between the aircraft and the  
9 target.

10 The fourth laser is the high-energy,  
11 weapons-class laser that is designed to destroy the target.  
12 It is a megawatt-class laser generated by chemical  
13 reaction.

14 A battle management command center onboard  
15 the aircraft provides computerized control of the laser  
16 weapon system, communications, and intelligence.

17 During the initial testing program, a fifth  
18 laser will be used. The surrogate high-energy laser is a  
19 lower-power laser and will be used as a simulation of the  
20 high-energy laser.

21 During flight-test activities, the  
22 Airborne Laser aircraft would fly at or above 35,000 feet  
23 and would detect and track launches or target missiles  
24 using onboard sensors. Active tracking of the missile can  
25 begin when the missile clears the cloud tops. The

1 high-energy laser would be directed in an upward direction  
2 toward the missile. The energy from the laser would heat  
3 the missile's booster components and cause a stress  
4 fracture in the outer surface of the missile. This would  
5 allow gases from the booster rocket to escape, causing an  
6 explosion that would destroy the missile.

7 The geometry of the test would preclude  
8 operation of the laser except at a horizontal or upward  
9 angle. This is to ensure that lower-flying aircraft and  
10 objects on the ground would not be in the path of the laser  
11 beam. The onboard sensors would also be used to confirm  
12 that nothing in the airspace other than the intended target  
13 is within the potential beam paths. This is in addition to  
14 using the controlled and cleared airspace during the  
15 Airborne Laser flight-testing.

16 The proposed action is to conduct test  
17 activities of the Airborne Laser system at test ranges  
18 associated with Edwards Air Force Base and Vandenberg Air  
19 Force Base, California, and Kirtland Air Force Base,  
20 New Mexico, and White Sands Missile Range with support from  
21 Holloman Air Force Base, New Mexico. Test activities  
22 would involve testing the laser components on the ground  
23 and in flight to verify the laser components operate  
24 together safely and effectively.

25 In the event the ground-testing is not

1 possible at Edwards Air Force Base, Kirtland Air Force Base  
2 and White Sands Missile Range with support from  
3 Holloman Air Force Base have been identified as alternative  
4 ground-test locations. Flight-testing is proposed at the  
5 H-2508 airspace complex utilized by Edwards Air Force Base,  
6 the Western Range off the coast of California that is  
7 utilized by Vandenberg Air Force Base and Point Mugu Naval  
8 Air Station, and White Sand Missile Range.

9 The Airborne Laser aircraft would be based at  
10 Edwards Air Force Base, and the aircraft would be flown to  
11 the other bases for testing as required. All test flights  
12 would begin and end at Edwards Air Force Base.

13 Ground testing of the lower-power systems  
14 would be conducted at Edwards Air Force Base from the end  
15 of the runway associated with the Birk Flight Test  
16 Facility. Ground targets would include a biplane, which  
17 is a ferris wheel-like rotating target, and stationary  
18 target boards.

19 High-energy ground activities would be  
20 conducted using a ground-based simulator. No open-range  
21 testing of the high-energy laser would be conducted.

22 Kirtland Air Force Base and White Sands  
23 Missile Range with support from adjacent Holloman Air Force  
24 Base have been identified as alternative ground-test  
25 locations if conditions prevent testing at Edwards Air

Force Base.

If ground testing occurs at Kirtland Air Force Base, the aircraft would be flown to Kirtland Air Force Base and use existing runways, taxiways, and aircraft parking areas. Only the lower-power laser systems would be tested at Kirtland Air Force Base using the existing Sandia Laser Target Range.

If ground testing occurs at White Sands Missile Range, the aircraft will be flown to Holloman Air Force Base and use approved runways, taxiways, and aircraft parking areas. Only the lower-power laser systems would be directed westward toward targets placed within White Sands Missile Range.

Ground-testing procedures include automatic laser turret limiting devices and/or laser-blocking devices to prevent laser energy from extending beyond the target backstops and from the defined laser beam path. Target backstops include natural features such as hills, mountains, and buttes, or manmade earthen berms.

Flight-testing of the Airborne Laser system is required to confirm and expand on computer modeling and ground-test data and to provide complete testing of all systems required to have an effective weapon system.

During flight-tests, the Airborne Laser aircraft would be accompanied by up to two chase aircraft

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to monitor the test and the status of the Airborne Laser aircraft. The Airborne Laser aircraft will fly at an altitude at or above 35,000 feet and the laser systems would track targets at a horizontal or in an upward direction to minimize potential contact with the ground or other aircraft. Onboard sensors and pretest planning would be used to confirm that no aircraft or satellites are within the potential path of the beam. Also, only existing military- and FAA-controlled airspace areas would be utilized during the tests and confirmed clear of nonparticipating aircraft during testing activities.

Flight-tests would utilize the R-2508 airspace complex utilized by Edwards Air Force Base, the Western Range utilized by Vandenberg Air Force Base and Point Mugu Naval Air Station, and White Sands Missile Range, including Fort Bliss-controlled airspace and FAA-controlled airspace as necessary.

Targets that would be used during flight-testing activities would include the following: a missile alternative range target instrument or Marti, which is a balloon with a target board attached; a proteus aircraft, which is a high-altitude manned aircraft with target board attached; and target missiles that simulate a potential missile threat.

Both low- and high-power tests would be

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conducted on the Marti and missile targets. Only lower-power tests would occur with the proteus aircraft as it is a manned target vehicle.

The tests will evaluate the Airborne Laser System's ability to acquire, track, and engage targets. Missiles used during the flight-test activities will have a flight-termination system to ensure that debris would be contained on the range in the event the target missile must be destroyed in flight.

In the event that the aircraft is unable to land at Edwards Air Force Base after conducting test activities, preplanned divert bases have been established. The divert bases would have personnel specifically trained to support the Airborne Laser aircraft and appropriate equipment to handle Airborne Laser hazardous materials.

The no-action alternative would involve conducting Airborne Laser test activities as described in the original testing program discussed in the 1997 document. Other alternatives were considered and eliminated from further consideration in the 1997 document. These alternatives included different test-demonstration methods, laser-system types, and test installations or locations.

I would now like to turn the microphone over to Captain Joe Wimmer who will discuss the findings of the

19

Draft SEIS.

Mr. WIMMER: Good evening. My name is Captain Joe Wimmer. I will briefly review the resources detailed in the Draft SEIS that may be affected due to the proposed Airborne Laser test activities.

Based on the proposed laser test activities being addressed in this SEIS and actions that have already been addressed within the EIS prepared in 1997, the analysis indicated that there would be no or few potential impacts for several resource areas. These resources are highlighted on this slide. I will summarize the analysis results briefly.

Under the Local Community Category, land use and aesthetics did not require further analysis because proposed test activities would occur on existing test ranges and no new military construction -- which is abbreviated as MILCON -- funded activities would occur. It was determined no land-use would occur; therefore, no impacts are anticipated.

Utilities did not require further analysis because no substantial permanent employment changes would occur and utility requirements for test activities were not changed. It was determined that no impacts to utilities are anticipated.

Transportation did not require further

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1 analysis because no substantial permanent employment  
2 changes would occur and standard operating procedures are  
3 in place to control traffic during proposed test  
4 activities. It was determined that no impacts to roadways  
5 and transportation and railroads are anticipated.

6 And finally, environmental justice did not  
7 require further analysis because Airborne Laser test  
8 activities would be conducted and contained within the  
9 installation and range boundaries. It was determined no  
10 disproportionately high and adverse impacts to low-income  
11 and minority population would occur.

12 Under the hazardous materials and hazardous  
13 waste management category, installation restoration program  
14 sites would not require further analysis because there are  
15 no installation restoration program sites in the vicinity  
16 of proposed ground target locations.

17 Storage tanks did not require further  
18 analysis because no changes to the requirement for storage  
19 tanks was identified. This determined -- it was determined  
20 that storage tanks associated with the Airborne Laser  
21 Program were adequately addressed in the 1997 EIS.

22 Asbestos did not require further analysis  
23 because no MILCON-funded facility construction or  
24 demolition activities are proposed to support test  
25 activities, and it was determined that no impacts from

1 asbestos are anticipated.

2 Pesticide usage did not require further  
3 analysis because the proposed test activities would not  
4 require an increase in the use of pesticides.

5 Polychlorinated biphenyls, or PCBs, did not  
6 require further analysis because no PCB-containing  
7 equipment would be utilized; therefore, no impacts are  
8 anticipated.

9 Radon did not require further analysis  
10 because the proposed test activities would not be conducted  
11 in facilities that would be permanently occupied. It was  
12 determined that no impacts from radon are anticipated.

13 Medical and biohazardous waste did not  
14 require further analysis because medical and biohazardous  
15 waste would not be generated during proposed test  
16 activities; therefore, no impacts are anticipated.

17 Lead-based paint did not require further  
18 analysis because, as with asbestos, no MILCON-funded  
19 facility construction or demolition activities are proposed  
20 to support test activities, and it was determined that no  
21 impacts from lead-based paint are anticipated.

22 Under the Natural Environmental Category,  
23 soils and geology did not require further analysis because  
24 no MILCON-funded facility construction or demolition  
25 activities are proposed to support test activities and no

1 ground disturbance would occur.

2 Water resources did not require further  
3 analysis because, similarly to soils and geology, no  
4 MILCON-funded facility construction or demolition  
5 activities are proposed to support test activities. No  
6 ground disturbance would occur. Washdown activities of the  
7 aircraft at Edwards Air Force Base would be conducted in  
8 accordance with the applicable Base management plans  
9 addressing wastewater and pollution prevention.

10 The Draft SEIS focuses on potential impacts  
11 that would occur as a result of the proposed Airborne Laser  
12 test activities. Resources evaluated in detail include  
13 socioeconomic, airspace hazardous materials and hazardous  
14 waste management, health and safety, air quality, noise,  
15 biological resources, and cultural resources.

16 Under the Local Community category,  
17 socioeconomic was analyzed further because Edwards Air  
18 Force Base has been designated as a home base and up to  
19 250 personnel, permanent program-related personnel, and up  
20 to 50 temporary personnel during test activities are  
21 anticipated. These personnel would have a small, positive,  
22 yet largely unnoticeable effect on the population, income,  
23 and employment in the region.

24 Airspace was not analyzed further in regards  
25 to impact on the ground, because by virtue of the proposed

1 ground-test scenarios, it would occur close to the ground  
2 and would not have airspace-use impacts. The proposed  
3 flight test scenarios in the R-2508 airspace complex were  
4 analyzed and determined it would not have an adverse impact  
5 on activities conducted within the complex. The restricted  
6 areas, military operating areas, and associated air traffic  
7 control-using agency has a scheduling office responsible  
8 for establishing an activity schedule for the portions of  
9 the R-2508 complex that would be used and forwarded to the  
10 controlling air route traffic control center. Jet route  
11 J110, which transects the northern portion of the  
12 R-2508 complex, could experience a change in its  
13 availability if flight-test activities occurred after  
14 sunset and on the weekends. The potential change in the  
15 availability of this jet route during the short duration of  
16 flight-test activities is not expected to result in  
17 substantial effects to air traffic.

18 Hazardous materials and hazardous waste  
19 management was analyzed further because the integrated  
20 maintenance facility at Edwards Air Force Base would be  
21 used to store, handle, and mix chemicals for the laser.  
22 This conforming and compatible storage area is situated in  
23 a remote area approximately 1.2 miles from the 81st Flight  
24 Test Facility. Storage and handling areas consist of  
25 concrete pads with associated tanks, piping, valves, relief

1 devices, and related storage and transfer equipment.  
2 Effluents from the operation of the high-energy laser will  
3 be managed by the use of chemical scrubbers and chemical  
4 reactions that produce nontoxic byproducts. Any hazardous  
5 waste generated during test activities would be stored at  
6 an approved 90-day accumulation point and disposed of in  
7 accordance with applicable regulations.

8 Health and safety was analyzed further  
9 because of the potential hazards associated with the  
10 system. Lasing activities would be managed under  
11 appropriate range safety regulations. Backdrops, buffer  
12 zones, bean path restrictors, and administrative controls  
13 would be in place during the ground-test activities.  
14 Open-range testing of the laser systems would not be  
15 conducted if water is present in the adjacent dry lake.  
16 All laser engagements of the Marti drop and proteus tests  
17 would occur at altitudes above 35,000 feet; therefore,  
18 public exposure to hazardous levels of direct laser energy  
19 would be eliminated. Any laser energy that misses the  
20 target would continue upward and away from the ground.

21 Under the Natural Environment category, air  
22 quality was analyzed further because of the potential for  
23 emissions associated with the system and was determined  
24 that the ground-testing contribution to the total emissions  
25 would be minimal. The major source of emissions would be

1 due to the vehicles used for flight support and emissions  
2 from Airborne Laser aircraft and chase aircraft takeoffs  
3 and landings. Total emissions for volatile organic  
4 compounds and nitrogen oxides from test activities would be  
5 approximately 16.5 and 31.55 tons per year respectively.  
6 The emissions resulting from the proposed action are far  
7 less than 10 percent of the emission inventories of the  
8 Kern County Air Pollution Control District and below the  
9 de minimis threshold of 50 tons per year. Under current  
10 regulations, the requirements for air quality conformity do  
11 not apply to the action. Because the emission levels are  
12 primarily mobile in nature, a new source of review would  
13 not be triggered for flight-testing activities.

14 Noise was analyzed further because of the  
15 introduction of new noise sources. Noise generated by the  
16 ground pressure recovery assembly during ground tests of  
17 the high-energy laser is expected to be approximately  
18 10 decibels. The associated ejector tubes and turbopumps  
19 are expected to generate noise levels of approximately  
20 110 to 134 decibels over an approximate 20-second period  
21 during ground tests. These noise levels would be  
22 attenuated somewhat based on their location within the  
23 system integration laboratory and next to the Birk Flight  
24 Test Facility hangar. Increased noise levels from the use  
25 of aerospace ground equipment adjacent to the runway during

1 ground-testing activities would not exceed typical  
2 flightline noise levels. The Airborne Laser aircraft and  
3 chase aircraft would maneuver at high altitudes at  
4 approximately 35,000 feet; therefore, noise from these  
5 aircraft would be less than 55 decibels. Analysis results  
6 determined for ground- and flight-testing activities, no  
7 adverse noise impact is anticipated.

8 Biological resources were analyzed further  
9 because threatened and endangered species are found on  
10 Edwards Air Force Base. Ground-testing activities would be  
11 conducted just prior to sunrise or after sunset to minimize  
12 atmospheric effects of ground heating and blowing dust.  
13 This time period would minimize any potential harassment or  
14 take of desert tortoises as they would typically be within  
15 burrows at these hours. In addition, no ground disturbance  
16 would occur during placement of the targets. No adverse  
17 effects to biological resources are anticipated during  
18 flight-test activities due to the high altitude,  
19 35,000 feet or higher, in which the tests would occur.

20 Cultural resources were analyzed because the  
21 sites exist on Edwards Air Force Base. Because ground-test  
22 activities would occur on previously disturbed, paved, or  
23 developed land and no construction activity would be  
24 necessary, no impacts to cultural resources are  
25 anticipated. In addition, no target debris is anticipated

1 during flight-test activities within the R-250B airspace  
2 complex; therefore, no debris recovery or ground  
3 disturbance is anticipated.

4 The no-action alternative in this SEIS  
5 reflects the proposed test activities analyzed in the 1997  
6 Environmental Impact Statement. Therefore, no new impacts  
7 are created, and potential impacts are discussed in that  
8 document. As previously stated, this SEIS does not discuss  
9 the findings of that document except as a basis of  
10 comparison. Therefore, the no-action alternative generates  
11 no new impacts.

12 In closing, I remind you that this study is  
13 in a draft stage. Our goal is to provide the  
14 decision-makers with accurate information on the potential  
15 environmental consequences of the proposed Airborne Laser  
16 test activities. To do this, we are soliciting your  
17 support -- comments on the Draft SEIS. This information  
18 will support informed decision-making.

19 Now I'd like to turn the meeting back over to  
20 Colonel Powers.

21 COLONEL POWERS: Okay. Thank you. At this point,  
22 we're going to take a 15-minute recess, and then we'll  
23 begin with the next portion of the hearing, which is the  
24 public comment portion. So do we have anybody at this  
25 point who is signed up to speak?

25

STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES,  
I, Maxine Miller, do hereby certify that I  
reported stenographically the foregoing sworn statement at  
the time and place hereof and further that the same was  
thereafter reduced to typewritten form by me or at my  
supervision; and I do further certify that this is a true  
and correct transcript of my stenographic notes so taken.  
I further certify that I have no interest in  
the subject matter.  
Witness my hand this 21st day of  
October, 2002.

*Maxine Miller*  
Maxine Miller  
Shorthand Reporter

Document 1

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REPORTER'S CERTIFICATION OF CERTIFIED COPY  
I, MAXINE MILLER, Notary Public No. 925568  
and Shorthand Reporter, in the state of California, certify  
that the foregoing pages 1 through 30 constitute a true and  
correct copy of the original proceedings taken on October  
15, 2002.  
I declare under the penalty of perjury under  
the laws of the state of California that the foregoing is  
true and correct.  
Date this 21st of October, 2002.

*Maxine Miller*  
MAXINE MILLER, Notary Public No. 925568

Document 1

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(No audible response.)  
COLONEL POWERS: Okay. Well, we'll take a 10-minute  
recess, and see if anybody changes their mind. Okay. Take  
a 10-minute recess.  
(Recess.)  
COLONEL POWERS: Okay. If everybody will take their  
seats again.  
Okay. Do we have anybody that wishes to  
speak?  
(No audible response.)  
COLONEL POWERS: Okay. Just for the record, since I  
do have one card that is checked in the affirmative, I  
believe that person may have during the recess gotten an  
answer to their question. So if there are no speakers,  
then there is no need for me to go through the instructions  
on how speakers are supposed to conduct themselves during  
this portion of the hearing.  
So that concludes the public hearing. And as  
you should later decide to make comments or would like to  
receive copies of the final SEIS, you may go as through the  
address shown on the slide that I think will be put up in a  
second. You can get the address here at the table in the  
front of the room.  
Okay. If there's nothing else, appreciate  
you coming and participating in this public hearing and

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have a good evening and a safe ride home.  
(Hearing concluded at 7:50)

Document 1

## Document 2

1  
2 PUBLIC HEARING ON THE DRAFT SUPPLEMENTAL  
3 ENVIRONMENTAL IMPACT STATEMENT FOR  
4 AIRBORNE LASER PROGRAM AT EDWARDS AFB  
5 AND VANDENBERG AFB, CALIFORNIA,  
6 AND KIRTLAND AFB, WHITE SANDS MISSILE RANGE  
7 AND HOLLAMAN AFB, NEW MEXICO

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## TRANSCRIPT OF PROCEEDINGS

London, California

Thursday, October 17, 2002

ATKINSON-BAKER, INC.  
CERTIFIED COURT REPORTERS  
330 North Brand Boulevard, Suite 250  
Glendale, California 91202

REPORTED BY: MARCY A. STYLES, CSR NO. 10604

FILE NO.: 9C07054

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## Document 2

1 THURSDAY, OCTOBER 17, 2002

2  
3 COLONEL POWERS:

4 I guess we will get started here.

5 Good evening, ladies and gentlemen. I would

6 like to welcome you to the public hearing on the draft

7 Supplemental Environmental Impact Statement for proposed

8 test activities of the Airborne Laser Program.

9 Since cell phones and pagers can be

10 distracting, it would be greatly appreciated if you would

11 turn off or change the setting to non-audible or vibration

12 ring on your cell phones and pagers. If you will please

13 have a seat, we will get started.

14 The video you were just watching is a tape of

15 the first flight of the modified 747-400F aircraft from the

16 Boeing facility in Wichita, Kansas. The aircraft was flown

17 to test the structural integrity after all the modifications

18 were completed to its airframe. None of the active lasers

19 were onboard -- the payload was simulated with ballast.

20 Now, if everyone will please stand, we'll play

21 the National Anthem, and we will get started.

22  
23 (Video -- National Anthem)

24  
25 COLONEL POWERS: Okay. My name is Colonel John Powers, and

2

## Document 2

1 I will be the presiding officer for tonight's meeting. My  
2 purpose here tonight is to ensure that we have a fair,  
3 orderly hearing, and that all who wish to be heard, have a  
4 fair chance to speak.

5 At this point, I would like to introduce the  
6 other members of the public hearing panel, and their role in  
7 this meeting.

8 Colonel Eva Wallace, from the Airborne Laser  
9 System Program office at Kirtland Air Force Base in New  
10 Mexico, is the senior airborne laser system program office  
11 representative at this public hearing.

12 Ms. Robyn Barela, from the Airborne Laser  
13 System Office Program in Kirtland Air Force Base in New  
14 Mexico, is a Spanish speaker, and she is here to help anyone  
15 in the audience who feels more comfortable addressing their  
16 issues in Spanish, rather than English. She will not  
17 translate the entire proceeding, but will serve as an aide.

18 Ms. Barela, would you please introduce  
19 yourself?

20 (Ms. Barela introduces herself in Spanish.)

21 COLONEL POWERS: Thank you, Ms. Barela.

22 Mr. Ken Engle from the Airborne Laser Public  
23 Affairs Office, who will present an overview of the actions  
24 leading to the preparation of the draft Supplemental  
25 Environmental Impact Statement, and describe the proposed

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## Document 2

1 action and alternatives.

2 And Captain Joe Wimmer from the Airborne Laser  
3 System Program External Affairs Office at Kirtland Air Force  
4 Base in New Mexico, who will present the findings of the  
5 draft Supplemental Environmental Impact Statement.

6 The purpose of tonight's hearing is to receive  
7 your comments, suggestions, and criticisms of the draft  
8 Supplemental Environmental Impact Statement or SEIS.

9 Those of you who have not had an opportunity  
10 to review the draft SEIS, may want to read the summary of  
11 the major findings, in the handout available at the door.

12 The findings will also be addressed by the panel members in  
13 their presentations.

14 Throughout this hearing, I ask that you keep  
15 in mind that this public hearing is not designed to be a  
16 debate, nor is it a popularity vote on the draft SEIS; nor  
17 is it primarily designed as a question-and-answer session.  
18 However, clarifying questions asked, as part of your comment  
19 time, may be appropriate. This hearing is also not time set  
20 aside for you to use your comment time to personally attack  
21 those whose views may be different from your own.

22 In the first part of tonight's meeting, the  
23 members of the panel will brief you on the details of the  
24 proposed action and alternatives and the findings of the  
25 draft SEIS.

4

<p style="text-align: center;">Document 2</p> <p>1           The second part of the meeting will give you  2   an opportunity to provide information and make statements  3   for the record. This input ensures that the decision makers  4   may benefit from your knowledge of the local area and any  5   adverse environmental effects you think may result from the  6   proposed action or alternatives.</p> <p>7           Tonight's hearing is designed to give you an  8   opportunity to comment on the adequacy of the draft SEIS.  9   Keep in mind that the SEIS is simply intended to ensure that  10   the decision makers will be fully apprised of the potential  11   environmental impacts associated with the proposed action  12   and alternatives, before they decide on a course of action.  13   Consequently, comments on issues unrelated to the SEIS are  14   really beyond the scope of this hearing and will not be  15   addressed.</p> <p>16           I would like to make a few administrative  17   comments. First of all, if you wish to speak tonight, I ask  18   that you fill out one of the cards that are located in the  19   registration table as you enter the room. From these  20   cards I will call your name for you to come forward and  21   state your comments. If you did not pick up a card and  22   would like to make a comment tonight please raise your  23   right hand, and one of our representatives will bring you a  24   card.</p> <p>25           After the panel has finished its</p> <p style="text-align: center;">5</p>	<p style="text-align: center;">Document 2</p> <p>1   presentations, we will have a fifteen-minute recess, and  2   during this time, we will collect the cards. And when the  3   meeting resumes, I will recognize elected officials first.  4   Then I will call members of the public, in random order,  5   from the cards that have been handed in.</p> <p>6           For those who have not indicated on the cards  7   that you want to make a statement but wish to speak later,  8   please fill out another card at the registration table  9   during break.</p> <p>10           I want to make sure that we have the  11   opportunity to fully consider the comments that you make  12   tonight. We have an individual here that will record  13   everything that is said, so that we don't overlook any of  14   your comments.</p> <p>15           I would like to establish a few ground rules,  16   so that all of us have the benefit of hearing individual  17   comments and that we have a good meeting transcript.</p> <p>18           First, please speak only after I recognize  19   you, and address your comments to me. If you have a written  20   statement, you may place it in the box next to the podium,  21   or you may read it aloud, or you may do both.</p> <p>22           Second, please speak clearly and slowly into  23   the microphone, stating your name and the capacity in which  24   you appear. This will help our recorder with the  25   transcript.</p> <p style="text-align: center;">6</p>
<p style="text-align: center;">Document 2</p> <p>1           Third: Each person will be recognized for  2   five minutes. If you exceed this time limit, I will ask you  3   to stop at that point. If you have more comments than you  4   will be able to present in five minutes, please prioritize  5   them so that the most important comments are addressed  6   first, in case you run out of time. After everyone has had  7   an opportunity to comment, I will then address the audience  8   to see if anybody would like to speak again.</p> <p>9           Fourth: Please do not speak while another  10   person is speaking. Only one person can be recognized at a  11   time.</p> <p>12           If you later decide to make a comment after  13   this public hearing or have additional considerations, we  14   encourage you to send your written comments to the address  15   shown on the screen or indicated on the comment sheet.</p> <p>16           Finally, if you would like a copy of the final  17   SEIS, you may state that on a written comment sheet or on  18   the attendance card that you filled out at the door.  19   Private addresses provided will be compiled to develop the  20   mailing list for those requesting copies of the final SEIS.  21   Personal home addresses and phone numbers written on the  22   written comment sheet or attendance card, will not be  23   published in the final SEIS.</p> <p>24           If no one has any questions at this time, I  25   will turn the program over to Mr. Ken Engle, who will</p> <p style="text-align: center;">7</p>	<p style="text-align: center;">Document 2</p> <p>1   present an overview of the actions leading to the  2   preparation of the draft SEIS, and describe the proposed  3   action and alternatives.</p> <p>4           Any questions?</p> <p>5</p> <p>6   MR. KEN ENGLAND: Good evening, ladies and gentlemen. My  7   name is Ken Engle, and I'm from the Airborne Laser public  8   affairs office. This SEIS is a supplemental environmental  9   analysis, based upon changes in the proposed test program  10   that have occurred since the final environmental impact  11   statement for the program definition and risk reduction  12   phase of the Airborne Laser Program was published in April  13   1997. The SEIS is being used to fulfill our requirements to  14   comply with the National Environmental Policy Act, or NEPA.</p> <p>15           The Environmental Impact Statement published  16   in 1997 considered options for siting a home base, a  17   diagnostic test range, and an expanded-area test range in  18   support of the Airborne Laser Program. A screening process  19   was developed to narrow the number of alternative locations  20   for detailed analysis.</p> <p>21           This process was designed to identify a number  22   of candidate locations that could meet a threshold of  23   operational considerations necessary to conduct the Airborne  24   Laser program.</p> <p>25           The record of decision for the 1997</p> <p style="text-align: center;">8</p>

## Document 2

1 Environmental Impact Statement identified Edwards Air Force  
2 base as the home base (to support the airborne laser  
3 aircraft and conduct ground test activities of the airborne  
4 laser systems), White Sands Missile Range as the diagnostic  
5 test range, and the Western Range as the expanded-area test  
6 range. These two areas would support proposed flight test  
7 activities of the airborne laser systems.

8 This environmental effort was begun in March  
9 2002, with the publication of a notice of intent to prepare  
10 a Supplemental Environmental Impact Statement, or SEIS, for  
11 airborne laser test actions in the federal register.

12 A scoping meeting was held near each location  
13 where the activities will occur, to include here at Lompoc  
14 on April 3rd, 2002, to receive public input on the scope of  
15 issues to be addressed in the SEIS. After scoping, we  
16 collected the necessary data and conducted the environmental  
17 analysis. The notice of availability was published in the  
18 Federal Register on September 10th, 2002.

19 In addition to tonight's hearing, written  
20 comments on the draft SEIS will continue to be accepted at  
21 this address until November 5th, 2002. After the comment  
22 period is over, we will evaluate all comments, both written  
23 and verbal, and perform additional analysis or change the  
24 SEIS where necessary.

25 Again, as in the scoping process, equal

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## Document 2

1 consideration will be given to all comments, whether they  
2 are presented here tonight or mailed to us.

3 Once the review process is complete, we will  
4 produce a final SEIS scheduled for completion in March 2003,  
5 and mail it to all those on the original distribution list  
6 from the draft SEIS.

7 If you are not on our mailing list, you can  
8 request a copy by writing to this address. The final SEIS  
9 will include comments received during the public review  
10 period and our responses to those comments.

11 If appropriate, we will group comments into  
12 categories and respond accordingly. The SEIS will serve as  
13 input for the record of decision. We expect to accomplish  
14 the record of decision in late spring of next year.

15 The draft SEIS was prepared to comply with the  
16 National Environmental Policy Act or NEPA, and the Council  
17 on Environmental Quality Regulations. Efforts were made to  
18 reduce needless bulk, write in plain language, focus only on  
19 those issues that are clearly related to the environment,  
20 and to integrate with other documents required, as part of  
21 the decision-making process.

22 The analysis focuses on impacts that may occur  
23 as a direct or indirect result of the proposed airborne  
24 laser test activities.

25 Now I will present an overview of the proposed

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## Document 2

1 action and alternatives that have been analysed.  
2 Afterwards, Captain Wimmer will present a synopsis of the  
3 results of our analysis.

4 The airborne laser system is one element of  
5 the Missile Defense Agency's ballistic missile defense  
6 system, which is intended to provide an effective defense  
7 for the United States, its deployed forces, and its friends  
8 and allies, from limited missile attack during all three  
9 stages of an attacking missile's flight.

10 The three segments are the boost segment, the  
11 midcourse segment, and the terminal segment. The boost  
12 segment is when the missile is under power and is being  
13 thrust skyward by its rocket engines. The midcourse segment  
14 is the longest segment. This is when the missile is in a  
15 ballistic arc, heading for its target. The terminal segment  
16 is the few remaining moments of the missile's flight before  
17 the missile reaches its target. Each element of the  
18 ballistic missile defense system is designed to work  
19 independently, to provide an effective defense against  
20 incoming missiles.

21 The airborne laser is designed to destroy  
22 missiles during the boost phase. The airborne laser is a  
23 weapon system that is designed to spot, track, engage, and  
24 destroy missiles. Using a megawatt-class laser, the missile  
25 would be destroyed during the initial boost phase, shortly

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## Document 2

1 after being launched.

2 The airborne laser system consists of a  
3 modified Boeing 747-400F aircraft that utilizes four  
4 lasers; the first three are not designed to destroy, rather  
5 they are used to gather information regarding the target and  
6 to make the high-energy laser more effective.

7 These three lasers are the active ranging  
8 system laser, the track illuminator laser, and the beacon  
9 illuminator laser. The active ranging system provides basic  
10 information regarding the target, such as speed, altitude,  
11 range and direction. The track illuminator laser provides  
12 the high-energy laser targeting system with the optimum  
13 location upon which to attack the target. The beacon  
14 illuminator laser is used to gather information on the  
15 atmosphere between the aircraft and the target.

16 The fourth laser is the high-energy weapons  
17 class laser that is designed to destroy the target. It is a  
18 megawatt-class laser generated by a chemical reaction.

19 A battle management command control center  
20 onboard the aircraft provides computerized control of the  
21 laser weapon system, communications, and intelligence.

22 During the initial testing program, a fifth  
23 laser will be used. The surrogate high-energy laser is a  
24 lower-power laser and will be used as a simulation of the  
25 high-energy laser.

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1 During flight-test activities, the airborne  
2 laser aircraft would fly at or above 35,000 feet, and would  
3 detect and track launches of target missiles, using onboard  
4 sensors. Active tracking of the missile could begin when  
5 the missile clears the cloud tops. The high-energy laser  
6 would be directed at an upward direction toward the missile.  
7 The energy from the laser would heat the missile's booster  
8 components and cause a stress fracture in the outer surface  
9 of the missile. This would allow gases from the booster  
10 rocket to escape, causing an explosion that would destroy  
11 the missile.

12 The geometry of the test activities would  
13 preclude operation of the laser except at a horizontal or  
14 upward angle. This is to ensure that lower-flying aircraft  
15 and objects on the ground would not be in the path of the  
16 laser beam. The onboard sensors would also be used to  
17 confirm that nothing in the air or space, other than the  
18 intended target, is within the potential beam path. This is  
19 in addition to using controlled and cleared airspace during  
20 the airborne laser flight testing.

21 The proposed action is to conduct test  
22 activities of the airborne laser system at test ranges  
23 associated with Edwards Air Force Base and Vandenberg Air  
24 Force Base, California and Kirtland Air Force Base and White  
25 Sands Missile Range, with support from Holloman Air Force

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## Document 2

1 Base, New Mexico. Test activities would involve testing the  
2 laser components on the ground and in flight, to verify that  
3 laser components operate together safely and effectively.

4 In the event that ground testing is not  
5 possible at Edwards Air Force Base, Kirtland Air Force Base  
6 and White Sands Missile Range, with support from Holloman  
7 Air Force Base, have been identified as alternative ground  
8 test locations. Flight testing is proposed at the R-2508  
9 airspace complex utilized by Edwards Air Force Base; the  
10 Western Range off the coast of California that is utilized  
11 by Vandenberg Air Force Base and Point Mugu Naval Air  
12 Station; and White Sands Missile Range.

13 The airborne laser aircraft would be based at  
14 Edwards Air Force Base, and the aircraft would be flown to  
15 the other bases for testing, as required. All test flights  
16 would begin and end at Edwards Air Force Base.

17 Ground testing of the lower-power laser  
18 systems would be conducted at Edwards Air Force Base from  
19 the end of the runway associated with the Sixt Flight Test  
20 Facility. Ground targets would include a biplane, which  
21 is a ferris wheel-like rotating target, and stationary  
22 target boards.

23 High-energy ground testing activities would be  
24 conducted, using a ground-based simulator; no open-range  
25 testing of the high-energy laser would be conducted.

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1 The Kirtland Air Force Base and White Sands  
2 Missile Range, with support from adjacent Holloman Air Force  
3 Base, have been identified as alternative ground test  
4 locations if conditions prevent testing at Edwards Air Force  
5 Base.

6 If ground testing occurs at Kirtland Air Force  
7 Base, the aircraft would be flown to Kirtland Air Force Base  
8 and use existing runways, taxiways, and aircraft parking  
9 areas. Only the lower-power laser systems would be tested  
10 at Kirtland Air Force Base, using the existing Sandia Laser  
11 Target Range.

12 If ground testing occurs at White Sands  
13 Missile Range, the aircraft will be flown to Holloman Air  
14 Force Base and use approved runways, taxiways, and aircraft  
15 parking areas. Only the lower-power laser systems would be  
16 tested. The laser systems would be directed westward toward  
17 targets placed within White Sands Missile Range.

18 Ground-testing procedures include automatic  
19 laser turret-limiting devices and/or laser-blocking devices  
20 to prevent laser energy from extending beyond the target  
21 backstops and from the defined laser area path. Target  
22 backstops include natural features such as hills, mountains,  
23 and buttes, or man-made earthen berms.

24 Flight testing of the airborne laser system is  
25 required to confirm and expand on computer modeling and

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1 ground test data, and to provide complete testing of all  
2 systems required to have an effective weapon system.

3 During flight tests, the airborne laser  
4 aircraft would be accompanied by up to two chase aircraft to  
5 monitor the test and the status of the airborne laser  
6 aircraft. The airborne laser aircraft would fly at an  
7 altitude at or above 35,000 feet, and the laser systems  
8 would track targets at a horizontal, or in an upward  
9 direction, to minimize potential contact with the ground or  
10 other aircraft. Onboard sensors and pre-test planning would  
11 be used to confirm that no aircraft or satellites are within  
12 the potential path of the beam. Also, only existing  
13 military and FAA-controlled airspace areas would be utilized  
14 during the tests and unconfirmed clear of non-participating  
15 aircraft during testing activities.

16 Flight tests would utilize the R-2508 airspace  
17 complex utilized by Edwards Air Force Base; the western  
18 range utilized by Vandenberg Air Force Base and Point Mugu  
19 Naval Air Station, and White Sands Missile Range, including  
20 Fort Bliss-controlled airspace and FAA-controlled airspace,  
21 as necessary.

22 Targets that would be used during  
23 flight-testing activities include the following:

24 A missile alternative-range target instrument,  
25 or MARTI, which is a balloon with a target board attached.

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1 A Proteus aircraft, which is a high-altitude,  
2 manned aircraft with a target board attached.

3 And target missiles that simulate a potential  
4 threat missile.

5 Both low- and high-power tests would be  
6 conducted on the MARTI and missile targets. Only  
7 lower-power tests would occur with the Proteus aircraft, as  
8 it is a manned target vehicle.

9 The tests will evaluate the airborne laser  
10 system's ability to acquire, track, and engage targets.  
11 Missiles used during the flight-test activities will have a  
12 flight termination system to ensure that debris would be  
13 contained on the range, in the event the target missile must  
14 be destroyed in flight.

15 In the event that the aircraft is unable to  
16 land at Edwards Air Force Base after conducting test  
17 activities, preplanned divert bases have been established.  
18 The divert bases would have personnel specifically trained  
19 to support the airborne laser aircraft, and appropriate  
20 equipment to handle airborne laser hazardous materials.

21 The no-action alternative would involve  
22 conducting airborne laser test activities as described in  
23 the original testing program discussed in the 1997 document.

24 Other alternatives were considered and  
25 eliminated from further consideration in the 1997 document.

17

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1 These alternatives included different test demonstration  
2 methods, laser system types, and test installations or  
3 locations.

4 I would now like to turn the microphone over  
5 to Captain Joe Wimmer who will discuss the findings of the  
6 draft SEIS.

7  
8 CAPTAIN WIMMER: Good evening; my name is Captain Joe  
9 Wimmer. I will briefly review the resources detailed in the  
10 draft SEIS that may be affected due to the proposed airborne  
11 laser test activities, based on the proposed airborne laser  
12 test activities being addressed in this SEIS and actions  
13 that have already been addressed within the EIS prepared in  
14 1997. The analysis indicated there would be no or few  
15 potential impacts for several resource areas. These  
16 resources are highlighted on this slide, and I will  
17 summarize the analysis results briefly.

18 Under the "Local Community" category, Land Use  
19 and Aesthetics did not require further analysis, because  
20 proposed test activities would occur on existing test ranges  
21 and no new military construction, which is abbreviated as  
22 MILCON, funded activities would occur. It was determined  
23 that no land use changes would occur; therefore, no impacts  
24 are anticipated.

25 Utilities did not require further analysis

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1 because no substantial permanent employment changes would  
2 occur, and utility requirements for test activities would  
3 not change. It was determined that no impacts to utilities  
4 are anticipated.

5 Transportation did not require further  
6 analysis, because no substantial permanent employment  
7 changes would occur, and standard operating procedures are  
8 in place to control traffic during proposed test activities.  
9 It was determined that no impacts to roadways, air  
10 transportation, and railroads are anticipated.

11 And finally, Environmental Justice did not  
12 require further analysis, because airborne laser test  
13 activities would be conducted and contained within the  
14 installation and range boundaries. It was determined that  
15 no disproportionately high and adverse impacts to low-income  
16 and minority population would occur.

17 Under the "Hazardous Materials and Hazardous  
18 Waste Management" category, Installation Restoration Program  
19 Sites did not require further analysis, because there are no  
20 installation restoration program sites in the vicinity of  
21 the launch sites.

22 Storage Tanks did not require further  
23 analysis, because no changes to the requirement for storage  
24 tanks was identified; therefore, it was determined that  
25 storage tanks associated with the Airborne Laser Program

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1 were adequately addressed in the 1997 EIS.

2 Asbestos did not require further analysis,  
3 because no MILCON-funded facility construction or demolition  
4 activities are proposed to support flight test activities --  
5 excuse me, test activities. It was determined that no  
6 impacts from asbestos are anticipated.

7 Pesticide Usage did not require further  
8 analysis, because the proposed test activities would not  
9 require an increase in the use of pesticides.

10 Polychlorinated Biphenyls (or PCBs) did not  
11 require further analysis, because no PCB-containing  
12 equipment would be utilized during proposed test activities;  
13 therefore, no impacts are anticipated.

14 Radon did not require further analysis because  
15 the proposed test activities would not be conducted in  
16 facilities that would be permanently occupied. It was  
17 determined that no impacts from radon are anticipated.

18 The Medical and Biohazardous Waste did not  
19 require further analysis, because medical and biohazardous  
20 waste would not be generated during the proposed test  
21 activities; therefore, no impacts are anticipated.

22 Lead-Based Paint did not require further  
23 analysis, because as with the asbestos, no MILCON-funded  
24 facility construction or demolition activities are proposed  
25 to support test activities. It was determined that no

20

<p style="text-align: center;">Document 2</p> <p>1 Impacts from lead-based paint are anticipated</p> <p>2 Under the "Natural Environment" category,</p> <p>3 <u>Soils and Geology</u> did not require further analysis, because</p> <p>4 no MILCON-funded facility construction or demolition</p> <p>5 activities are proposed to support test activities, no</p> <p>6 ground disturbance would occur.</p> <p>7 <u>Water Resources</u> did not require further</p> <p>8 analysis, because similar to soils and geology, no</p> <p>9 MILCON-funded facility construction or demolition activities</p> <p>10 are proposed to support test activities, no ground</p> <p>11 disturbance would occur.</p> <p>12 The draft SEIS focuses on potential impacts</p> <p>13 that would occur as a result of proposed airborne laser test</p> <p>14 activities. Resources evaluated in detail include</p> <p>15 socioeconomic, airspace, hazardous materials, and hazardous</p> <p>16 waste management, health and safety, air quality, noise,</p> <p>17 biological resources, and cultural resources.</p> <p>18 Under the "Local Community" category,</p> <p>19 <u>Socioeconomics</u> was analyzed further. Because flight-testing</p> <p>20 activities at Vandenberg Air Force Base are expected to</p> <p>21 trigger the rotation of up to 10 program-related, temporary</p> <p>22 personnel into and out of Vandenberg Air Force Base for</p> <p>23 short periods surrounding each test event. The rotation of</p> <p>24 up to 50 program-related, temporary personnel would have a</p> <p>25 small, positive, yet largely unnoticeable effect on</p> <p style="text-align: right;">21</p>	<p style="text-align: center;">Document 2</p> <p>1 population, income, and employment in the area surrounding</p> <p>2 Vandenberg Air Force Base.</p> <p>3 There is the potential for impacts to local</p> <p>4 commercial and recreational fishing in the waters offshore</p> <p>5 of Vandenberg Air Force Base and below the warning areas of</p> <p>6 the Western Range. However, ocean vessels would be notified</p> <p>7 in advance of launch activity, as part of routine</p> <p>8 operations, through a notice to mariners to warn vessels of</p> <p>9 test operations and the potential hazards. All efforts are</p> <p>10 made to ensure that the flight corridors are clear of</p> <p>11 vessels.</p> <p>12 Flight-testing activities have the potential</p> <p>13 for impacts on local recreation activities, because they may</p> <p>14 require the temporary closure of one or more of the State</p> <p>15 and County parks in the area surrounding Vandenberg Air</p> <p>16 Force Base. While inconvenient for the individuals</p> <p>17 involved, the relative small number of park visitors that</p> <p>18 could be affected, along with the fact that existing</p> <p>19 evacuation agreements are in effect, determined impacts to</p> <p>20 recreational use of the parks would not be substantial. No</p> <p>21 adverse impacts to socioeconomics are anticipated under the</p> <p>22 proposed action.</p> <p>23 <u>Airspace</u> was analyzed further to determine if</p> <p>24 the use of the Western Range for the proposed flight-testing</p> <p>25 activities would have an adverse impact on activities</p> <p style="text-align: right;">22</p>
<p style="text-align: center;">Document 2</p> <p>1 conducted within the range. The agencies that use the</p> <p>2 special airspace of the Western Range, have a scheduling</p> <p>3 office that is responsible for establishing a real-time</p> <p>4 activities schedule for those restricted areas. The</p> <p>5 schedule and any changes are forwarded to the controlling</p> <p>6 air route traffic control center. There would be no impact</p> <p>7 to the regional air routes, because no airways or jet routes</p> <p>8 pass through or near the restricted areas to be used during</p> <p>9 the flight-testing activities. No adverse impacts from</p> <p>10 airspace usage are anticipated under the proposed action.</p> <p>11 <u>Hazardous Materials and Hazardous Waste</u></p> <p>12 <u>Management</u> was analyzed further, because hazardous materials</p> <p>13 will be used to launch missiles. The hazardous materials</p> <p>14 used during missile launch preparation would be similar to</p> <p>15 those currently used at Vandenberg Air Force Base, and would</p> <p>16 be transported to the missile preparation area, using ground</p> <p>17 support equipment, without the need for revised procedures.</p> <p>18 In the event the airborne laser aircraft is</p> <p>19 unable to land at Edwards Air Force Base, Vandenberg Air</p> <p>20 Force Base has been identified as one of three preplanned,</p> <p>21 divert bases in which the aircraft could be diverted to.</p> <p>22 Vandenberg Air Force Base personnel would be specifically</p> <p>23 trained to support the airborne laser aircraft, and</p> <p>24 appropriate equipment to handle the airborne laser hazardous</p> <p>25 materials would be in place. No adverse impacts from</p> <p style="text-align: right;">23</p>	<p style="text-align: center;">Document 2</p> <p>1 hazardous materials or hazardous waste management are</p> <p>2 anticipated under the proposed action.</p> <p>3 <u>Health and Safety</u> was analyzed further,</p> <p>4 because of the potential hazards associated with the system.</p> <p>5 The primary hazard associated with the flight-testing</p> <p>6 activities is the reflected laser energy off a target</p> <p>7 missile, and missile debris falling within the Western Range</p> <p>8 boundaries. Any laser energy that misses the targeted</p> <p>9 missile would continue upward and away from the ground. The</p> <p>10 reflected laser energy hazards for the high-energy laser</p> <p>11 have been extensively investigated and</p> <p>12 possible-for-reflection scenarios predicted. The</p> <p>13 potentiality of public exposure to hazardous levels of</p> <p>14 direct, nonreflected laser energy would be eliminated by the</p> <p>15 decision to restrict laser-firing angles to above the</p> <p>16 horizontal plane from the airborne laser aircraft's altitude</p> <p>17 of 35,000 feet or higher.</p> <p>18 However, because of the missile's flight path</p> <p>19 angle when intercepted by the laser beam, reflections from</p> <p>20 the target missile surface could be directed downward.</p> <p>21 Flight-test activities would be configured so that any</p> <p>22 reflected energy would be contained within the range</p> <p>23 boundaries. The targets in all high-energy laser tests</p> <p>24 would be flying at altitudes above 35,000 feet. Because the</p> <p>25 diffusely-reflected energy is spread over a large area, the</p> <p style="text-align: right;">24</p>

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energy density rapidly decreases to below the maximum permitted exposure levels. Any directed laser energy that misses the target would exit restricted airspace above 45,000 feet and continue upward, eventually exiting the earth's atmosphere.

Vandenberg Air Force Base has in place established procedures to ensure a safe environment to conduct airborne laser flight-test activities. Restricted airspace areas would be controlled according to eastern and Western Range 127.0 range safety requirements, safety operating instructions, the Joint Space Wing Regulations and FAA directives and regulations. The notice to mariners and a notice to airmen would be disseminated prior to launch activities. Established procedures related to evacuating or sheltering personnel on off-shore oil rigs during launch operations would be implemented. The State and County beaches potentially affected during launch activities would be closed. Analysis results determined health and safety impacts from the proposed airborne laser-testing activities at Vandenberg Air Force Base would be inconsequential.

Under the "Natural Environment" category, Air Quality was analyzed further, because of the potential for emissions from the flight tests and missile launches. The estimated emissions from flight-test activities are below the de minimis conformity determination level of 100

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tons per year, and are less than one percent of the Santa Barbara County's total emissions. The estimate of criteria pollutant emissions is based on the number of proposed missile launches, and includes estimates for the service vehicles. The criteria pollutant emissions, due to the missile launch activities, would produce insignificant changes in regional air quality. No adverse impacts from air quality are anticipated under the proposed action.

Noise was analyzed further, because the testing activities involve notorious noise-producing equipment. Flight-test activities would involve the airborne laser aircraft and up to two chase aircraft. These aircraft would fly and maneuver at altitudes about 35,000 feet. No noise impact from the airborne laser aircraft or the chase aircraft are anticipated, due to the altitude of the proposed test activities. All target missiles would be launched from the existing launch areas at Vandenberg Air Force Base. The noise from the proposed target missiles would be much less than the larger missiles currently launched from the Vandenberg Air Force Base. Therefore, a lower noise impact from the missile launches would be expected. Analysis results determined, for flight-testing activities, no adverse noise impacts are anticipated under the proposed action.

Biological Resources were analyzed further,

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## Document 2

because threatened and endangered species are found on Vandenberg Air Force Base. The test missiles are much smaller than any of the space launch vehicles currently launched. The potential disturbance to the indigenous pinnipeds population is expected to be less. As test plans are detailed and finalized, the appropriate permits would be obtained as part of the standard launch protocol. The trajectory of the target missiles would be such that the first stage of the missile and any debris from the destruction of the missile during test activities would occur no closer than three miles from the coastline.

Analysis of the effects of a target missile impacting the ocean approximately 130 kilometers, or 81 miles from the launch point, has shown an extremely low probability of hitting any marine mammals, and the effect of the propellant remaining onboard would be localized to a small volume of water for a short period of time. An analysis of the effect of missile debris on migrating gray whales, using gray whales as a representative species, suggested that during peak migration densities, a whale could be struck and killed by falling debris with an expected probability of one in one hundred thousand. Missile launches occurring at other than peak migration times would present significantly lower risks to migrating whales.

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## Document 2

An analysis of the impacts associated with the operation of the high-energy laser showed that laser activities would not have significant impacts upon the wildlife at Vandenberg Air Force Base or the Western Range. The analysis, which takes into account the high altitude at which the proposed laser activity would occur, along with the test geometry, determined that the high-energy laser would be prevented from being engaged in a downward direction. No adverse impacts are anticipated under the proposed action.

Cultural Resources were analyzed, because sites existing on Vandenberg Air Force Base -- the flight-testing activities at Vandenberg Air Force Base would consist of the launching of missiles from existing coastal launch sites. Target missile debris would land in the ocean well away from the coastline. Debris falling offshore would pose no threat to Vandenberg Air Force Base's cultural resources. No adverse impacts are anticipated under the proposed action.

The no-action alternative in this SEIS reflects the proposed test activities analyzed in the 1997 Environmental Impact Statement. Therefore, no new impacts are created, and potential impacts are discussed in that document. As previously stated, this SEIS does not discuss the findings of that document, except as a basis of

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## Document 2

1 comparison. Therefore, the no-action alternative generates  
2 no new impacts.  
3 In closing, I remind you that this study is in  
4 a draft stage. Our goal is to provide the decision makers  
5 with accurate information on the potential environmental  
6 consequences of the proposed airborne laser test activities.  
7 To do this, we are soliciting your comments on the draft  
8 SEIS. This information will support informed decision  
9 making.

10 I would now like to turn the meeting back over  
11 to Colonel Powers.

12 COLONEL POWERS: Thank you, Deputy Winner.

13 Next is the main portion of the meeting, which  
14 is the public comment period. And before we go into that,  
15 we will take a ten-minute recess. So if anybody who filled  
16 out a card didn't initially indicate that you wanted to make  
17 a statement, but now feel you want to make a statement, use  
18 this time during the next ten minutes to fill out a card  
19 indicating such.

20 Okay. So we will take a ten-minute recess and  
21 then we will hear the comments.

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25  
BREAK DURING

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## Document 2

1 COLONEL POWERS: Okay. This apparently is going to be short  
2 because I have cards here and nobody signed up to speak. So  
3 does anybody have any comments? Last chance here, now.  
4 Anybody want to get up and speak? Okay. All right.

5 All right. Apparently, we have no speakers.  
6 I will say that again. And that being the case, this  
7 hearing is concluded. If you should later decide to make  
8 additional comments, or would like to receive a copy of the  
9 final SEIS, you may do so through the address that will be  
10 available at the front desk. Okay. This hearing is  
11 concluded. Good night and thank you for coming.  
12 (Proceedings concluded at 8:00 p.m.)

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## Document 2

1 STATE OF CALIFORNIA )  
2 ) ss  
3 COUNTY OF SAN LUIS OBISPO

4 I, the undersigned, a Certified Shorthand  
5 Reporter of the State of California, do hereby  
6 certify:

7 That the foregoing proceedings were taken  
8 before me at the time and place herein set forth; that  
9 any witnesses in the foregoing proceedings, prior to  
10 testifying, were placed under oath; that a verbatim  
11 record of the proceedings was made by me using machine  
12 shorthand which was thereafter transcribed under my  
13 direction; further, that the foregoing is an accurate  
14 transcription thereof.

15 I further certify that I am neither  
16 financially interested in the action nor a relative or  
17 employee of any attorney of any of the parties.

18 IN WITNESS WHEREOF, I have this date  
19 subscribed my name.

20 Date: 10/27/02

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Nancy Stevens  
CSP No. 10604

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## Document 3

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MISILE DEFENSE AGENCY

IN THE MATTER OF A  
PUBLIC HEARING ON THE SUPPLEMENTAL  
ENVIRONMENTAL IMPACT STATEMENT FOR  
THE AIRBORNE LASER PROGRAM

TRANSCRIPT OF PROCEEDINGS

October 22, 2002  
7:00 PM  
Marriott Hotel  
2101 Louisiana Boulevard, Northeast  
Albuquerque, New Mexico

PANEL MEMBERS:  
CAPT. JOE WEMMER  
COL. JOHN POWER  
MR. KEN ENGLADE

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## Document 3

COL. POWERS: Okay. I think we'll go and get started. We have a couple more people, it looks like, signing in, but they should be in here momentarily.

Good evening, ladies and gentlemen. I'd like to welcome you to the public hearing on the draft Supplemental Environmental Impact Statement for proposed test activities of the Airborne Laser Program.

Since cell phones and pagers can be distracting, it would be greatly appreciated if you would turn off or change the setting to nonaudible or vibration ring on your cell phones and pagers.

And if you'll have a seat, we'll get started.

Starting last summer, the modified 747-400F aircraft was flown to test the structural integrity after all the modifications were completed to its airframe. None of the active lasers were on board. The payload was simulated with ballast.

Now, if everyone will please stand, we'll play the national anthem, and we'll get started.

Thank you.

My name is Col. John Powers, and I will be the presiding officer for tonight's meeting. My purpose here is to ensure that we have a fair, orderly hearing and that all who wish to be heard have a fair chance to do so.

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## Document 3

At this point, I'd like to introduce the other members of the public hearing panel and their role in this meeting.

Col. Eva Wallace, from the Airborne Laser System Program Office at Kirtland Air Force Base in New Mexico, is the senior Airborne Laser System Program Office representative at this public hearing.

Capt. Sal Rodriguez, from the Airborne Laser System Program Office of Kirtland, is a Spanish speaker, and he is here to help anyone in the audience who feels more comfortable addressing their issues in Spanish rather than English. He will not translate the entire proceeding but will serve as an aide.

Capt. Rodriguez, if you would please introduce yourself.

CAPT. RODRIGUEZ: *Señoras y señores, mi nombre es Capt. Sal Rodríguez. Me encuentro hoy aquí con el propósito de asistir a aquellas personas que tengan alguna pregunta o preguntas y prefieran o se sientan mejor haciéndolas en Español, en cambio de el Inglés. Por razones de tiempo, entre otras, no traducire todo el procedimiento en Español, pero hare todo lo posible por contestar sus preguntas.*

Muchas gracias.

COL. POWERS: Thank you.

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## Document 3

Mr. Ken Englade, from the Airborne Laser System Program Public Affairs Office at Kirtland, will present an overview of actions leading to the preparation of the draft Supplemental Environmental Impact Statement and describe the proposed action and alternatives.

And Capt. Joe Wimmer, from the Airborne Laser System Program External Affairs Office at Kirtland, will present the findings of the draft Supplemental Environmental Impact Statement.

The purpose of tonight's hearing is to receive your comments, suggestions and criticisms of the draft Supplemental Environmental Impact Statement, or SEIS.

Those of you who have not had an opportunity to review the draft SEIS may want to read the summary of the major findings in the handout available at the door. The findings will also be addressed by the panel members in their presentations.

Throughout this hearing, I ask that you keep in mind that this public hearing is not designed to be a debate, nor is it a popularity vote on the draft SEIS, nor is it primarily designed as a question and answer session; however, clarifying questions asked as part of your comment time may be appropriate.

This hearing is also not a time set aside for you to use your comment time to personally attack those

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1 whose views may be different from your own.

2 In the first part of tonight's meeting, the

3 members of the panel will brief you on the details of the

4 proposed action and alternatives and the findings of the

5 draft SEIS.

6 The second part of the meeting will give you an

7 opportunity to provide information and make statements

8 for the record. This input insures that the decision

9 makers may benefit from your knowledge of the local area

10 and any adverse environmental effects that you think may

11 result from the proposed action or alternatives.

12 Tonight's hearing is designed to give you an

13 opportunity to comment on the adequacy of the draft SEIS.

14 Keep in mind that the SEIS is simply intended to ensure

15 that the decision makers will be fully apprized of the

16 potential environmental impacts associated with the

17 proposed action and alternatives before they decide on a

18 course of action.

19 Consequently, comments on issues unrelated to

20 the SEIS are really beyond the scope of this hearing and

21 will not be addressed.

22 I would like to make a few administrative

23 comments. First of all, if you wish to speak tonight, I

24 ask that you fill out one of the cards that are located

25 on the registration table as you come into the room.

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1 From these cards, I will call your name for you

2 to come up -- come forward to state your comments. If

3 you did not pick up a card and would like to make

4 comments tonight, please raise your hand, and one of our

5 representatives will bring you a card.

6 After the panel has finished its presentations,

7 we will take a 15-minute recess. During this time, we

8 will collect the cards, and when the meeting resumes, I

9 will recognize elected officials first, then I will call

10 members of the public in random order from the cards that

11 have been handed in.

12 For those of you who have not indicated on the

13 cards that you want to make a statement but wish to speak

14 later, please fill out another card at the registration

15 table during that break.

16 I want to make sure that we have an opportunity

17 to fully consider the comments that you make tonight, and

18 because of that, we have an individual here who will

19 record everything that is said so that we don't overlook

20 any of your comments.

21 I'd like to establish a few ground rules so

22 that all of us have the benefit of hearing individual

23 comments and that we have a good meeting transcript.

24 First, please speak only after I recognize you,

25 and address your comments to me. If you have a written

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1 statement, you may place it in the box next to the podium

2 that will be set up, or you may read it aloud, or you may

3 do both.

4 Second, please speak clearly and slowly into

5 the microphone, stating your name and the capacity in

6 which you appear. This will help our recorder with the

7 transcript.

8 Third, each person will be recognized for five

9 minutes. If you exceed this limit, I will ask you to

10 stop at that point. If you have more comments than you

11 will be able to present in five minutes, please

12 prioritize them so that the most important comments are

13 addressed first, in case you run out of time.

14 After everyone has had an opportunity to

15 comment, then I will address the audience to see if

16 anyone would like to speak again.

17 Fourth, please do not speak while another

18 person is speaking. Only one person will be recognized

19 at a time.

20 If you later decide to make a comment after the

21 public hearing or have additional considerations, we

22 encourage you to send your written comments to the

23 address that will be shown on the screen or indicated on

24 the comment sheet.

25 Finally, if you would like a copy of the final

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1 SEIS, you may state that on a written comment sheet or on

2 the attendance card that you filled out at the door.

3 Private addresses provided will be compiled to develop

4 the mailing list for those requesting copies of the final

5 SEIS. Personal home addresses and phone numbers written

6 on the written comment sheet or attendance card will not

7 be published in the final SEIS.

8 If no one has any questions at this time, I

9 will turn the program over to Mr. Ken Engle, who will

10 present an overview of the actions leading to the

11 preparation of the draft SEIS and describe the proposed

12 action and alternatives.

13 Mr. Engle.

14 MR. ENGLE: Good evening, ladies and

15 gentlemen. My name is Ken Engle, and I'm from the

16 Airborne Laser Public Affairs Office.

17 This SEIS is a supplemental environmental

18 analysis based upon changes in the proposed test program

19 that have occurred since the final Environmental Impact

20 Statement for the Program Definition and Risk Reduction

21 Phase of the Airborne Laser Program was published in

22 April, 1997.

23 The SEIS is being used to fulfill our

24 requirements to comply with the National Environmental

25 Policy Act, or NEPA.

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1 The Environmental Impact Statement published in  
2 1997 considered options for siting a home base, a  
3 diagnostic test range and an expanded area test range in  
4 support of the Airborne Laser Program.

5 A screening process was developed to narrow the  
6 number of alternative locations for detailed analysis.  
7 This process was designed to identify a number of  
8 candidate locations that could meet a threshold of  
9 operational considerations necessary to conduct the  
10 Airborne Laser Program.

11 The Record of Decision for the 1997  
12 Environmental Impact Statement identified Edwards Air  
13 Force Base as the home base to support the airborne laser  
14 aircraft and conduct ground test activities of the  
15 airborne laser systems, White Sands Missile Range as the  
16 diagnostic test range and the Western Range as the  
17 expanded area test range.

18 These two areas would support proposed flight  
19 test activities of the airborne laser systems.

20 This environmental effort was begun in March,  
21 2002, with the publication of a notice of intent to  
22 prepare a Supplemental Environmental Impact Statement, or  
23 SEIS, for airborne laser test actions in the Federal  
24 Register.

25 A scoping meeting was held near each location

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1 where the activities will occur, to include here at  
2 Albuquerque on April 15th, 2002, to receive public input  
3 on the scope of issues to be addressed in the SEIS.

4 After scoping, we collected the necessary data  
5 and conducted the environmental analysis. The notice of  
6 availability was published in the Federal Register on  
7 September 20th, 2002.

8 In addition to tonight's hearings, written  
9 comments on the draft SEIS will continue to be accepted  
10 at this address until November 5th, 2002. After the  
11 comment period is over, we will evaluate all comments,  
12 both written and verbal, and perform additional analysis  
13 or change the SEIS where necessary.

14 Again, as in the scoping process, equal  
15 consideration will be given to all comments, whether they  
16 are presented here tonight or mailed to us.

17 Once the review process is complete, we will  
18 produce a final SEIS, scheduled for completion in March,  
19 2003, and mail it to all those on the original  
20 distribution list for the draft SEIS. If you are not on  
21 our mailing list, you could request a copy by writing to  
22 this address. The final SEIS will include comments  
23 received during the public review period and our  
24 responses to those comments.

25 If appropriate, we will group comments into

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1 categories and respond accordingly. The SEIS will serve  
2 as input for the Record of Decision. We expect to  
3 accomplish the Record of Decision in late spring of next  
4 year.

5 The draft SEIS was prepared to comply with the  
6 National Environmental Policy Act, or NEPA, and the  
7 Council on Environmental Quality Regulations. Efforts  
8 were made to reduce needless bulk, write in plain  
9 language, focus only on those issues that are clearly  
10 related to the environment and to integrate with other  
11 documents required as part of the decision-making  
12 process.

13 The analysis focuses on impacts that may occur  
14 as a direct or indirect result of the proposed airborne  
15 laser test activities.

16 Now I will present an overview of the proposed  
17 action and alternatives that have been analyzed.  
18 Afterwards, Capt. Wimmer will present a synopsis of the  
19 results of our analysis.

20 The Airborne Laser system is one element of the  
21 Missile Defense Agency's ballistic missile defense  
22 system, which is intended to provide an effective defense  
23 for the United States, its deployed forces and its  
24 friends and allies from limited missile attack during all  
25 three stages of an attacking missile's flight.

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1 The three segments are the boost segment, the  
2 midcourse segment and the terminal segment.

3 The boost segment is when the missile is under  
4 power and is being thrust skyward by its rocket engines.

5 The midcourse segment is the longest segment.  
6 This is when the missile is in a ballistic arc, heading  
7 for its target.

8 The terminal segment is the few remaining  
9 moments of the missile's flight before the missile  
10 reaches its target.

11 Each element of the ballistic missile defense  
12 system is designed to work independently to provide an  
13 effective defense against incoming missiles. The  
14 Airborne Laser is designed to destroy missiles during the  
15 boost phase.

16 The Airborne Laser is a weapon system that is  
17 designed to spot, track, engage and destroy missiles.  
18 Using a megawatt class laser, the missile would be  
19 destroyed during the initial boost phase, shortly after  
20 takeoff.

21 The Airborne Laser system consists of a  
22 modified Boeing 747-400 aircraft that utilizes four  
23 lasers. The first three are not designed to destroy,  
24 rather they are used to gather information regarding the  
25 target and to make the high-energy laser more effective.

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1 These three lasers are the active ranging  
2 system laser, the track illuminator laser and the beacon  
3 illuminator laser.

4 The active ranging system provides basic  
5 information regarding the target, such as speed,  
6 altitude, range and direction.

7 The track illuminator laser provides the  
8 high-energy laser targeting system with the optimum  
9 location upon which to attack the target.

10 The beacon illuminator laser is used to gather  
11 information on the atmosphere between the aircraft and  
12 the target.

13 The fourth laser is the high-energy, weapons  
14 class laser that is designed to destroy the target. It  
15 is a megawatt class laser generated by a chemical  
16 reaction.

17 A battle management command center onboard the  
18 aircraft provides computerized control of the laser  
19 weapons system, communications and intelligence.

20 During the initial testing program, a fifth  
21 laser will be used. The surrogate high-energy laser is a  
22 lower-power laser and will be used as a simulation of the  
23 high-energy laser.

24 During flight test activities, the airborne  
25 laser aircraft would fly at or above 35,000 feet and

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1 would detect and track launches of target missiles using  
2 onboard sensors. Active tracking of the missile could  
3 begin when the missile clears the cloud tops.

4 The high-energy laser would be directed at an  
5 upward direction toward the missile. The energy from the  
6 laser would heat the missile's booster components and  
7 cause a stress fracture in the outer surface of the  
8 missile. This would allow gases from the booster rocket  
9 to escape, causing an explosion that would destroy the  
10 missile.

11 The geometry of the test activities would  
12 preclude operation of the laser except at a horizontal or  
13 upward angle. This is to ensure that lower-flying  
14 aircraft and objects on the ground would not be in the  
15 path of the laser beam.

16 The onboard sensors would also be used to  
17 confirm that nothing in the air or space, other than the  
18 intended target, is within the potential beam path. This  
19 is in addition to using controlled and cleared air space  
20 during airborne laser flight testing.

21 The proposed action is to conduct test  
22 activities of the airborne laser system at test ranges  
23 associated with Edwards Air Force Base and Vandenberg Air  
24 Force Base, California, and Kirtland Air Force Base and  
25 White Sands Missile Range, with support from Holloman Air

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1 Force Base, New Mexico.

2 Test activities would involve testing the laser  
3 components on the ground and in flight to verify that  
4 laser components operate together safely and effectively.

5 In the event that ground testing is not  
6 possible at Edwards Air Force Base, Kirtland Air Force  
7 Base and White Sands Missile Range, with support from  
8 Holloman Air Force Base, have been identified as  
9 alternative ground test locations.

10 Flight testing is projected at the F-2508 Air  
11 Space Complex utilized by Edwards Air Force Base, the  
12 Western Range off the coast of California and is  
13 utilized by Vandenberg Air Force Base in Point Mugu Naval  
14 Air Station and White Sands Missile Range.

15 The airborne laser aircraft would be based at  
16 Edwards Air Force Base, and the aircraft will be flown to  
17 the other bases for testing as required. All test  
18 flights would begin and end at Edwards Air Force Base.

19 Ground testing of the lower-powered laser  
20 systems would be conducted at Edwards Air Force Base from  
21 the end of the runway associated with the Birk Test  
22 Flight Facility. Ground targets would include a  
23 rototable, which is a ferris wheel-like rotating target,  
24 and stationary target boards.

High-energy ground testing activities would be

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1 conducted using a ground-based similarity. No open range  
2 testing of the high energy laser would be conducted.

3 Kirtland Air Force Base and White Sands Missile  
4 Range, with support from adjacent Holloman Air Force  
5 Base, have been identified as alternative ground test  
6 locations if conditions prevent testing at Edwards Air  
7 Force Base.

8 If ground testing occurs at Kirtland Air Force  
9 Base, the aircraft would be flown to Kirtland Air Force  
10 Base and use existing runways, taxiways and aircraft  
11 parking areas. Only the lower-power laser systems would  
12 be tested at Kirtland Air Force Base using the existing  
13 Santa Ana target range.

14 If ground testing occurs at White Sands Missile  
15 Range, the aircraft will be flown to Holloman Air Force  
16 Base and use approved runways, taxiways and aircraft  
17 parking areas. Only the lower-power laser systems would  
18 be tested. The laser systems would be directed westward,  
19 toward targets placed within White Sands Missile Range.

20 Ground testing procedures include automatic  
21 laser turret limiting devices and/or laser blocking  
22 devices to prevent laser energy from extending beyond the  
23 target backstops and from the defined laser beam path.  
24 Target backstops include natural features such as hills,  
25 mountains and buttes or man-made earthen berms.

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Flight testing of the airborne laser system is required to confirm and expand on computer modeling and ground test data and to provide complete testing of all systems required to have an effective weapons system.

During flight tests, the airborne laser aircraft would be accompanied by up to two chase aircraft to monitor the test and the status of the airborne laser aircraft. The airborne laser aircraft would fly at an altitude at or above 35,000 feet, and the laser systems would track targets at a horizontal or in an upward direction to minimize potential contact with the ground or other aircraft.

Onboard sensors and pretest planning would be used to confirm that no aircraft or satellites are within the potential path of the beam. Also, only existing military and FAA-controlled air space areas would be utilized during the test and confirmed clear of nonparticipating aircraft during testing activities.

Flight tests would utilize the R-2508 Air Space Complex utilized by Edwards Air Force Base, the Western Range utilized by Vandenberg Air Force Base and Point Mugu Naval Air Station and White Sands Missile Range, including Fort Bliss controlled air space and FAA controlled air space as necessary.

Targets that would be used during flight

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testing activities include the following: A missile alternative range target instrument, or MARTI, which is a balloon with a target board attached; a Proteus aircraft, which is a high altitude manned aircraft with target board attached; and target missiles that simulate a potential threat missile.

Both low- and high-power laser tests will be conducted on the MARTI and missile targets. Only lower-powered tests would occur with the Proteus aircraft as it is a manned target vehicle.

The test will evaluate the airborne laser system's ability to acquire, track and engage targets. Missiles used during the flight test activities will have a flight termination system to ensure that debris would be contained on the range in the event the target missile must be destroyed in flight.

In the event that the aircraft is unable to land at Edwards Air Force Base after conducting test activities, preplanned divert bases have been established. The divert bases would have personnel specifically trained to support the Airborne Laser aircraft and appropriate equipment to handle Airborne Laser hazardous materials.

The no-action alternative would involve conducting Airborne Laser test activities as described in

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the original testing program discussed in the 1997 document.

Other alternatives were considered and eliminated from further consideration in the 1997 document. These alternatives include different test demonstration methods, laser system types and test installations or locations.

I would now like to turn the microphone over to Capt. Joe Winmer, who will discuss the findings of the draft SEIS.

CAPT. WINMER: Good evening. My name is Capt. Joe Winmer.

I will briefly review the resources detailed in the draft SEIS that may be affected due to the proposed Airborne Laser test activities.

Based on the proposed Airborne Laser test activities being addressed in this SEIS and actions that have already been addressed within the EIS prepared in 1997, the analysis indicated that there would be no or few potential impacts for several resource areas. These resources are highlighted on this slide, and I will summarize the analysis results briefly.

Under the local community category, land use and aesthetics did not require further analysis because proposed test activities would not occur on existing test

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ranges and no new military construction, which is abbreviated as MILCON, funded activities would occur. It was determined that no land use changes would occur. Therefore, no impacts are anticipated.

Utilities did not require further analysis because no substantial permanent employment changes would occur and utility requirements for test activities would not change. It was determined that no impacts to utilities are anticipated.

Transportation did not require further analysis because no substantial permanent employment changes would occur and standard operating procedures are in place to control traffic during proposed test activities. It was determined that no impacts to roadways, air transportation and railroads are anticipated.

Finally, environmental justice did not require further analysis because Airborne Laser test activities would be conducted and contained within the installation and range boundaries. It was determined that no disproportionately high and adverse impacts to low-income and minority populations would occur.

Under the hazardous materials and hazardous waste management category, installation and restoration program sites did not require further analysis because there are no installation/restoration program sites in

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the vicinity of the proposed ground target locations.

Storage tanks did not require further analysis because no changes to the requirement for storage tanks was identified. Therefore, it was determined that storage tanks associated with the Airborne Laser Program were adequately addressed in the 1997 EIS.

Asbestos did not require further analysis because no MILCON-funded facility construction or demolition activities are proposed to support test activities. It was determined that no impacts from asbestos are anticipated.

Pesticide usage did not require further analysis because the proposed test activities would not require an increase in the use of pesticides.

Polychlorinated biphenyls, or PCBs, did not require further analysis because no PCB-containing equipment would be utilized during proposed test activities. Therefore, no impacts are anticipated.

Radon did not require further analysis because the proposed test activities would not be conducted at facilities that would be permanently occupied. It was determined that no impacts from radon are anticipated.

Medical and biohazardous wastes did not require further analysis because medical and biohazardous wastes would not be generated during proposed test activities.

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Therefore, no impacts are anticipated.

Lead-based paint did not require further analysis because, as with asbestos, no MILCON-funded facility construction or demolition activities are proposed to support test activities. It was determined that no impacts from lead-based paint are anticipated.

Under the natural environment category, soils and geology did not require further analysis because no MILCON-funded facility construction or demolition activities are proposed to support test activities and no ground disturbances would occur.

Water resources did not require further analysis because, similarly to soils and geology, no MILCON-funded facility construction or demolition activities are proposed to support test activities, no ground disturbance would occur.

The draft SEIS focused on potential impacts that would occur as a result of the proposed airborne laser test activities. Resources evaluated in detail include socioeconomic, air space, hazardous materials and hazardous waste management, health and safety, air quality, noise, biological resources and cultural resources.

Under the local community category, socioeconomic was analyzed further because ground

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testing activities at Kirtland Air Force Base are expected to require up to 50 program-related temporary personnel for the duration of the test activities.

The addition of up to 50 program-related temporary personnel would have a small, positive, yet largely unnoticeable, effect on the population, income or employment in the region surrounding Kirtland Air Force Base.

Air space was not analyzed further because only ground testing activities of the airborne laser system are proposed at Kirtland Air Force Base.

Hazardous materials and hazardous waste management was analyzed further because small quantities of existing stores of aviation fuel and petroleum oil and lubricants at Kirtland Air Force Base would be used to fuel and maintain the aircraft ground support equipment used to supply power to the aircraft and laser systems during ground testing activities.

These small quantities would result in a negligible increase in materials requirements from current base operations.

In the event the airborne laser aircraft is unable to land at Edwards Air Force Base after conducting test activities, Kirtland Air Force Base has been identified as one of the three preplanned divert bases in

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which the airborne laser aircraft would be diverted to.

Personnel at Kirtland Air Force Base would be specifically trained to support the airborne laser aircraft and appropriate equipment to handle the airborne laser's hazardous materials would be in place.

Health and safety was analyzed further because of the potential hazards associated with the system. Only the lower-power laser systems would be ground tested at Kirtland Air Force Base from pad 4 to multiple target platforms at varying distances, specifically four, five and seven kilometers downrange.

Targets used during the firing of the laser system include billboard-mounted target boards and rooftop-mounted target boards.

In order to minimize potential laser hazards, multiple controls would be used to reduce the potential for off-range lasing and accidental lasing of unsuspecting receptors.

The first of these controls include use of backdrops and enclosures.

The second type includes horizontal and vertical buffer zones.

The third type includes administrative controls, for example, only allowing authorized and trained personnel near the test area.

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1 And the final type includes removal of  
2 mirror-like reflecting surfaces from the test area.

3 Under the natural environment category, air  
4 quality was analyzed further because of the potential for  
5 emissions from the ground level testing activities.

6 After reviewing the expected emissions from the  
7 test scenarios and compare -- comparing them to the  
8 total emissions created by Kirtland Air Force Base, the  
9 analysis determined that the effects would be minimal.

10 There would be no takeoff or landing off the airborne  
11 laser aircraft set to arrive and depart Kirtland Air  
12 Force Base upon completion of the test activities.

13 The estimated emissions are a fraction of a  
14 percent of the Bernalillo County total emissions. The  
15 potential air quality impacts from the proposed airborne  
16 laser testing activities at Kirtland Air Force Base will  
17 be inconsequential.

18 Noise was analyzed further because the testing  
19 activities use hazardous noise-producing equipment. An  
20 analysis to determine noise levels from the use of the  
21 aircraft ground support equipment adjacent to the runway  
22 during ground testing activities and the landing and  
23 takeoff of the airborne laser aircraft would not cause  
24 adverse effects to residential areas or to the local  
25 population. Analysis results -- analysis results

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1 determined no adverse noise impacts are anticipated.

2 Biological resources were analyzed further  
3 because threatened and endangered species are found on  
4 Kirtland Air Force Base. The results determined adverse  
5 impacts of biological resources are not expected because  
6 the ground testing activities would utilize an existing  
7 laser test range and no construction or ground  
8 disturbance would occur.

9 Cultural resources were analyzed because sites  
10 exist on Kirtland Air Force Base. The ground testing  
11 activities would occur on previously disturbed, paved or  
12 developed land. No construction activity would be  
13 necessary for ground testing activities. Therefore,  
14 there are no foreseen impacts of cultural resources on  
15 Kirtland Air Force Base resulting from activities  
16 proposed by the Airborne Laser Program.

17 The no-action alternative in this SEIS reflects  
18 the proposed test activities analyzed in 1997  
19 Environmental Impact Statement. Therefore, no new  
20 impacts are created, and potential impacts are discussed  
21 in that document.

22 As previously stated, this SEIS does not  
23 discuss the findings of that document except as a basis  
24 of comparison. Therefore, the no-action alternative  
25 generates no new impacts.

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1 In closing, I remind you that this study is in  
2 a draft stage. Our goal is to provide the decision  
3 makers with accurate information on the potential  
4 environmental consequences of the proposed airborne laser  
5 test activities.

6 To do this, we are soliciting your comments on  
7 the draft SEIS. This information will support informed  
8 decision-making.

9 I'd like to now turn the meeting back over to  
10 Col. Powers.

11 COL. POWERS: Thank you.

12 Well, the next portion of this public hearing  
13 will be the public comment phase, and before we do that,  
14 we'll take a 15-minute recess so I can gather the cards  
15 and see who's going to be speaking tonight.

16 Anybody who would like to speak, if you haven't  
17 already filled out a card, please do so so that we can  
18 recognize you when we come back from our recess.

19 So let's take a 15-minute recess.  
20 (Proceedings in recess.)

21 COL. POWERS: Okay. I guess we can continue.

22 Before we do proceed, I want to remind you of a  
23 couple of points.

24 Please limit your comments to five minutes so  
25 that everyone can be heard.

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1 And also, please state your name clearly before  
2 you make a statement for the record.

3 The panel members are not the decision makers  
4 regarding the proposed action or alternatives. If during  
5 the public comment period a speaker requires a  
6 clarification prior to providing a comment, the panel  
7 members will try to answer the clarification.

8 To ensure that everyone has an opportunity to  
9 speak, I also ask that repetitive statements be avoided.  
10 If you agree with the comments of an earlier speaker,  
11 please simply state your concurrence.

12 Okay.

13 We have no elected officials or representatives  
14 of elected officials that I can see; is that correct?

15 So I'll just call randomly from the cards that  
16 I have here. And please forgive me if I butcher a name  
17 or have trouble reading the handwriting.

18 But I'll start out with Nicholas Wechselberger.

19 MR. WECHSELBERGER: Yes.

20 I was hoping I wouldn't be first, but --

21 UNIDENTIFIED SPEAKER: Somebody has to do it.

22 MR. WECHSELBERGER: Yes, somebody has to do it.

23 I guess, rather than make a comment at this  
24 point, perhaps any clarification you could shed on the  
25 danger that the chemicals in the aircraft would pose, in

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1 case there was an accident, to urban population, you  
2 know, if the plane were to crash or anything of this  
7.1 3 nature, what kind of dangers -- what kind of impact would  
4 that have on injuries to people in the area.

5 COL. POWERS: Well, as I said earlier, this  
6 isn't designed as a question-and-answer session.

7 MR. WECHSBERGER: Okay.

8 COL. POWERS: That would be beyond what would  
9 really be a clarification.

10 But if you have comments you would like to make  
11 or concerns you would like to express, you're certainly  
12 free to use your five minutes for that.

13 MR. WECHSBERGER: Okay.

14 Yes, yeah. Okay. So my concern is not knowing  
15 the nature of the chemicals involved for the reaction for  
2 16 the laser, and in case there was an accident, I'm  
7.1 17 concerned about the proximity of these weapons to urban  
18 populations.

19 So basically, that's it.

20 COL. POWERS: All right. Thank you.

21 Jeanne Fahls.

22 MS. FAHLS: I'm also glad I wasn't first. So  
23 second is better.

24 I do have a lot of concerns about this -- the  
25 laser weapons in space. I think that explosions in space

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1 aren't very good for the environment in space.

2 I think we already have more weapons than any  
3 planet could possibly need. And to have weapons in  
4 space, lasers in space is another step toward war, toward  
5 domination of a planet, further control of the resources  
6 of the planet, and I don't think war is ever good for the  
7 environment.

8 All of these weapons don't offer us any  
9 protection from others' anger. That's been proven to us  
10 by September 11, by the snipers in Washington -- or the  
11 sniper in Washington, by the explosions that have  
12 happened in Israel. That technology does not protect us.  
13 We like to think it does, but it has not been a  
14 protection to us in the past year.

15 I think that a different foreign policy would  
16 be the only way we could really find protection, one that  
17 respects people who are living in poverty, and then we  
18 won't have that kind of anger directed toward us.

19 I see that anything that takes us toward war is  
20 going to cause the death of a lot of children, a lot of  
21 families, a lot of military folks, a lot of people in  
22 uniform and out of uniform, and I think that all of that  
23 makes me frightened.

24 I think that a lot of energy, effort, money and  
25 resources are going into this, and, you know -- I mean,

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1 I'm a teacher. I'm a third grade teacher. I have  
2 children in my classroom that I see every single day who  
3 are hungry. I'm teaching children from very poor  
4 families, and I see hunger in my room every day.

5 And I think about how the money that's going  
6 into the wars that our president is advocating and the  
7 weapons that our president is pushing for could be going  
8 into things that would help that seven-year-old in my  
9 classroom who is hungry every single day.

10 And I think that poverty is never good for the  
11 environment, either, or for the neighborhood in which  
12 that poverty lives.

13 And all I'm -- in all of the pictures that you  
14 have, the weapon -- the laser is directed upward, but,  
15 you know, we've seen enough history behind us to know  
16 what human nature is like.

17 And I'm not saying that -- I'm just saying --  
18 what I'm trying to say is that in past history, lots of  
19 things have been done on behalf of our government that  
20 are appalling to any one of us and that we would never do  
21 ourselves, but that they have been done anyway.

22 Blankets with the small pox virus were handed  
23 out on purpose to the Native Americans. Hitler -- this  
24 is not our government, but Hitler certainly carried out  
25 some terrible things with the help of the German people.

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1 I'm German myself. You know, probably some of my own  
2 relatives in Germany may have done those things. They  
3 probably never thought they would.

3 4 But we know that human nature, once it has  
5 technology or once it has power, can do horrible things.  
6 And this is very powerful technology, and I shudder to  
7 think of what could be done with something like this  
8 directed upward or directed downward.

7.2 9 I think it would just be a matter of time  
10 before some power that he would choose to direct the beam  
11 downward. I think that we've seen enough in our history  
12 of humanity to know that that would probably happen  
13 eventually.

14 In this city, we have not enough water to go  
15 around already. We've got an endangered species, the  
16 little silvery minnow that's dying, and even with the  
17 size of our city and the resources that we have now, it's  
4 18 already -- we're taxing our water aquifer, and we're  
19 starting to have to use the river water, and we can see  
20 that the river is dying, and it's not going to be there.

8.1 21 So I know that you guys said that it would just  
22 be 50 people that would be working on this, but when I  
23 hear 50 people, I hear, you know, 50 families using  
24 water, 50 lawns maybe.

25 I think that we're a little too big for our

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resources now, and I don't know what to do about that, and I think bringing more people in to work on laser weapons here would be very harmful to our use of water in this area, since we don't have enough already.

I think that Nick's point about the danger that chemicals in the aircraft would pose in case of an accident is a very valid point. The dangers that chemicals in any aircraft would pose -- I mean, any kind of accident would cause harm to the environment.

And I don't see any reason to add more risk of any kind of crashes, any kind of accidents, any kind of debris falling out of the sky, when we already have more weapons than we could possibly ever use. And those weapons are not protecting us already.

That's pretty much all I had to say.

COL. POWERS: Thank you.

Robin Phillips.

MS. PHILLIPS: My name is Robin Phillips. And I appreciate an opportunity to come and express my comments. I'm glad that they are being recorded.

I'm definitely not in favor of the program. In fact, I'm not in favor of increasing the military industrial complex at all. When the Bush family started their first war for oil in 1990 and '91, my tax bill, what I sent in, was \$500,000.

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I resent feeling that I am part of this problem of paying for the increase in the military industrial complex. I feel that as this has increased, it's robbing not only the capital -- the financial capital, but also the intellectual capital that could be going into other -- other areas of society that I feel I'd rather place my money.

I'm happy to pay my fair share of taxes, but I don't approve of paying for these expensive weapons systems like this.

And that's the main thing I wanted to express.

COL. POWERS: Thank you.

Alan Klein.

MR. KLEIN: My name is Alan Klein. I represent no organization, other than maybe the human family, just an average proponent of that.

I was impressed in a way by the display that you had going, the visual display while the national anthem was being played. It was impressive in a way that certain, shall we say, technical or Hollywood-style presentations are, except I noticed it was -- it was completely sort of a Star Wars kind of thing. There weren't any human beings in it.

My feeling is that I don't know all the technical aspects -- or any of the technical aspects that

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you were going over in regard to this particular weapon, but I think that nothing can be considered outside of the total environmental impact.

And I think that we know that weapons are often heralded as being something -- having some special technical ability, but yet again, we've seen that they don't usually live up to that, not only in the tests that we've seen of the anti-ballistic missile program, quite costly at that, but also what happened during the Gulf War. The weapons were said to be quite a bit more effective than they turned out to be.

And I'd like to say that it's on record that the Air Force dropped more -- more bombs on Cambodia and Laos in that actually questionable illegal operation by the then president than were dropped in all of World War II.

Now, this had a -- this continues to have an impact in terms of unexploded ordnance that then does explode and farmers and children and so forth lose their -- you know, if they're not killed, they certainly -- they lose -- they lose limbs as a result of that.

So I think that we have to consider the impact of our weapons program, or as it -- not only as it does stand, but as it -- as it would in the future, in terms

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of human beings everywhere.

I see that everything on our earth is interconnected. We can't really divorce ourselves, nor can we say that -- as one senator did, that, well, American life is worth more than other lives. I think life is just life. It's indivisible.

We all want to live. We all want to prosper in some way. I don't really feel that our program will -- as it stands, will work out. There's no way to consider -- to be able to govern the consequences of actions, for example, in Iraq once they start.

So I'm suggesting that there are -- that there are other ways that we need to explore, peaceful ways, creative ways. I mean, I don't know that this is really creative.

And I agree with the speaker beforehand who said that, well, you know, this is -- this is a -- this uses a lot of -- a lot of great talents, intellectual abilities and so forth, which could be used in ways that would -- in which everyone could prosper.

So I think we really need to consider that there are -- there are great possibilities ahead of us that we could be -- we could be -- as Congressman Denish said, we could be a nation among nations leading -- leading the world in peaceful, cooperative endeavors and

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1 finding ways to eliminate violence, whether it be crime  
2 in the streets, violence in the home or violence in terms  
3 of war, which is actually the most messy form.

4 Thank you all for this opportunity.

5 COL. POWERS: Thank you.

6 Dorie Runtz? Did I pronounce that right?

7 MS. RUNTZ: Thank you, sir.

8 I do agree with the previous speakers.

9 And I know you're here to hear about the  
10 scientific aspects of this weapon and the environmental  
11 impacts, but when it comes to weapons and military  
12 spending, this has always been off limits as far as our  
13 popular input is concerned.

14 I mean, we have no channels for voting on our  
15 military budget. We have no effective way for citizens  
16 to have an input on our military policy, our foreign  
17 policy as far as the military goes. We just don't.

18 So you -- when we come to these hearings as a  
19 way to express that -- and we do have a convention  
20 that -- to which we belong for the peaceful uses of outer  
21 space. This contravenes that convention. I mean, not  
22 just this, but the whole program for outer space,  
23 so-called defense, and this -- I have no doubt that this  
24 weapon will be used in an offensive way, because it seems  
25 that it's a very powerful weapon.

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1 So in addition, outer space -- the whole outer  
2 space program is going to -- one aspect of it is to send  
3 up all the stuff into space which will be eventually  
4 coming down to earth. I'm sure, and I don't know -- we  
5 just don't seem to consider that aspect of it.

6 In addition to the fact that it's going to set  
7 up a competition with other countries doing the same, and  
8 also private endeavor in outer space will want their  
9 share of the space up there.

10 So I -- it just doesn't seem right to me, and  
11 I -- I guess that's what I have to say about it.

12 Thank you.

13 COL. POWERS: Thank you, ma'am.

14 Bob -- I believe it's Anderson.

15 MR. ANDERSON: That's right.

16 Col. Powers, thank you.

17 My name is Bob Anderson. I'm a professor with  
18 the University of New Mexico.

19 And I want to thank you for having this  
20 hearing. We didn't know about it until Friday, or we'd  
21 have had more people here. It suddenly appeared in the  
22 paper.

23 And I just wanted to let you know that a lot of  
24 us are here from a group called New Mexico Solidarity  
25 Network, and we're very much opposed to the arms race and

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1 the militarization of our economy in the state here. And  
2 we want to speak to these issues. I think probably under  
3 what you would call a category of socioeconomic issues  
4 and things like that. And I think that the EIS misses a  
5 lot of that.

6 I wanted to say I wouldn't -- I endorse  
7 everything that all my friends have said here. I think  
8 that they're right on target. And I want to just amplify  
9 on a few of those and try to speak more focused on a few  
10 of those.

8 11 One is that the first thing that strikes me is  
12 bringing any kind of more weapons systems and testing  
13 into an area where there's a population of over a half  
14 million people is stupid. It's not a common sense, good  
15 idea. There's people that have spoken on the impact on  
16 our water supply here by bringing more people in.

17 And this is just a stepping stone to more and  
18 bigger projects. We know this from reading President  
19 Bush's first strike plan and whole missile defense  
20 program, what Kirtland Air Force Base is involved in, and  
21 you know it as well as I do, the whole militarization of  
22 space, and this is a key part of that.

9 23 Economically here, environmentally, we can't  
8.1 24 take more of an impact like that. We're running out of  
25 water. We know that. It's costing all of us more tax.

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1 and as taxpayers, we don't like that.

10 2 Socioeconomically, your project will employ, as  
3 you know, 50 people, and it always finds positive impacts  
4 on these things, but we -- this state has probably spent  
5 one trillion dollars on nuclear weapons in the Manhattan  
6 Project.

7 We're the first in the state with the largest  
8 percentage of people in poverty, children without health  
13.1 9 care access. Ms. Pabis says there's kids going to school  
10 here that don't have food, they don't have eyeglasses,  
11 they don't have books.

12 We don't need more of this model of economic  
13 development based on the Cold War and this arms race,  
14 which this is a part of, and this is going to lead us to.  
15 Socioeconomically, this is a disaster for us. It's going  
16 to create more of the problems than we've got.

17 And we'd like to see our money spent in  
18 directions that's going to benefit the people, first off,  
19 of this state, but look at it nationally and  
20 internationally. That is part of the violation of a  
21 whole number of treaties.

22 Ms. Bunting spoke to that, the arms control  
23 treaties, the weapons in space. The missile defense  
24 program has a whole plan laid out to build weapons, and  
25 the militarization of space lasers and nuclear weapons

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1 are part of that.

2 We're very much opposed to that. We want you  
3 all to know that. And people have been protesting these  
4 things, much like what we have.

5 And I think that what you've noticed here in  
6 the last, on, two or three months, since probably about  
7 two years ago at Seattle, there's a ground swell of  
8 opposition to this policy, the militarization of our  
9 diplomatic and political problems, trying to find  
10 high-tech solutions for them that don't find solutions  
11 for us.

12 We don't like that. American people and the  
13 people of the world are speaking out on this massively.  
14 And I think that you folks should be aware of that. And  
15 we don't want to see our city where we're at more deeply  
16 involved.

11 17 And it's going to make us targets in one way,  
7.4 18 if there is ever any kind of larger retaliation on these  
19 things. But this application of technology and brain  
20 power is misplaced. I think that most of us feel that.  
21 This is dangerous, what you're doing and where you're  
22 taking us in this.

12 23 It's a misuse of our military. I'm a former  
1.2 24 military person. And that was one of the things that  
25 made me aware of these kinds of things, is that we're

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12 1 using these for aggressive offensive operations.

2 We start off talking about defensive, it's  
1.2 3 going to be a small operation, and the next thing you  
4 know we've got full-blown programs that are going  
5 everywhere. And it's a political control problem.

6 I hope you folks are military professionals and  
7 value what you're doing and the use of your science and  
8 technology, but I think most of us will tell you that  
9 it's been misused. And we don't want to see that. We'd  
10 like to see a better use of that.

13 11 So socioeconomically, environmentally, this  
12 program is more of the problems than we've got, and we  
13 don't see any of your points trying to address those and  
14 putting it into a larger context using political  
15 implications of it locally for us, nationally what it  
16 means and internationally as a part of an escalation of  
17 an arms race study that is headed into space.

18 You have to look at that environmentally, what  
19 that's going to mean when other countries try to catch up  
20 with these exotic technologies. This is the mother of  
21 all weapons. This is the dream weapon, the Holy Grail,  
22 which we know that militarists have been trying to  
23 achieve for many, many years, directing energy beam  
24 weapons.

25 It's an amazing, fabulous technology. But all

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1 it's going to do is lead us down the road of greater  
2 escalations of people in other countries to try to match  
3 that or try to stop us from developing it.

4 And we'd like to see that done internally,  
5 politically, and on the basis that benefits all of us,  
6 instead of going down this road the wrong way. We can  
7 see a lot of local implications in that.

8 So that's my comments and concerns about it,  
9 and I thank you for being here.

10 COL. POWERS: Thank you.

11 Okay. I have one more card, Todd Lindblom.

12 MR. LINDBLOM: Yeah. Thanks for --

13 COL. POWERS: Let me just remind you -- smoke  
14 was coming off her hands, she was trying to type so fast.  
15 So if I could ask you to just make your comments as  
16 slowly and clearly as you can so that we make sure she  
17 gets them all.

18 MR. LINDBLOM: I'm not going to say much. I'd  
19 just like to -- I'd like to say what everybody else has  
20 said tonight so eloquently.

21 I'm representing New Mexico Vecinos United.  
22 It's an organization that tries to make neighborhoods  
23 better places to live. And I think this project is just  
24 going to make neighborhoods worse places to live just  
25 because it's going to create more poverty or more of a

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1 divide between those who have and those who don't.

2 That's all I got to say.

3 COL. POWERS: Thank you.

4 Okay. That's all the cards I have.

5 Is there anybody who has not filled out a card  
6 who would now like to fill out a card and speak?

7 Is there anybody who has already spoken that  
8 has thought of a few more comments they'd like to make in  
9 the time allotted?

10 Yes. I see -- if I remember right, that's

11 Ms. Jeanne Pahls?

12 MS. PAHLS: That's right. I always -- I  
13 always -- I cannot keep my mouth shut, I'm afraid. I do  
14 have one more point that I realized after I sat down that  
15 I did want to say.

14 16 And that is that I think that one more thing  
17 that is bad for the environment of Albuquerque is that  
18 producing weapons like this here in Albuquerque makes us  
19 a target, and we're going into a very unstable time, I  
20 believe, and having all this weapons production,  
21 especially right here in the city, not outside the city,  
22 but right in the city, makes us -- makes us a target.

23 And that, once again, is something that puts  
24 our environment at risk and our children at risk.

25 COL. POWERS: Thank you.

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1 Anybody else who's already spoken that -- okay.  
2 I see one person who may need to fill out a  
3 card because he hasn't spoken before.

4 Can we get a card for that gentleman?

5 While he's filling out that card, I saw --

6 Can you state your name again?

7 MR. KLEIN: Yes. Alan Klein.

8 What I have to say will be short. I concur  
9 with all the excellent remarks of Bob Anderson, very well  
10 organized.

11 I'd just like to say that -- emphasize that the  
12 State of New Mexico is number one on the -- on the scale  
13 of poverty and, I believe, number 50 in terms of child  
14 health coverage. This was -- this was printed recently  
15 in the Albuquerque Journal.

16 I'd like to contrast that, since we're always  
17 talking about we have to reform our welfare, that some of  
18 these corporations, like Boeing, for example, are making  
19 really big, big money. There's big money in this. And  
20 we know that the people in the -- in the military and  
21 pentagon have rotated into slots in the -- in the defense  
22 industry, no doubt very well-paying slots.

23 I think at one time, and maybe it's the  
24 situation now, where they had to put in a six-month  
25 waiting period. So there's a lot of money going into a

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1 few corporations, and it's also true that some of the  
2 largest corporations in this country have had years when  
3 they paid no taxes and got a rebate instead. I've never  
4 been able to figure out how that occurred.

5 But I think there's a lot better ways we could  
6 take this money, because putting money into so-called  
7 defense, and we have these graveyards of weapons, is a  
8 dead-end. It does not -- if any, it just -- it taps the  
9 economy, it taps our strength as a nation, as people.

10 So we can do better than that.

11 Thank you.

12 COL. POWERS: Thank you.

13 Charles Powell.

14 MR. POWELL: Yes, sir.

15 I'm Charles Powell. I'm a former Air Force  
16 veteran. I served at a Titan missile complex during the  
17 Cuban missile crisis.

18 I have very serious concerns about issues of  
19 war and peace. One of my concerns has to do with  
20 hazardous waste, you know, exactly what wastes are going  
21 to be produced by this program, how will they be disposed  
22 of and so on.

23 I'm also very concerned about the misdirecting  
24 of our resources and talents to weapons instead of  
25 meeting the needs of the people of the world.

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1 My largest concern is that apparently the  
2 decision to do this has already been made, and if  
3 anything, we can only impact how it's going to be done  
4 other than whether it should be done. And I think that's  
5 very unfortunate.

6 Thank you.

7 COL. POWERS: Thank you.

8 And lastly, Sally-Alice Thompson.

9 MS. THOMPSON: I just have two points.

10 One is that the environment is not going to be  
11 helped by having -- by having what are supposed to be  
12 defensive weapons when they're really offensive weapons,  
13 because of the dangers that have been -- it's been  
14 pointed out before, but the danger of terrorism, which  
15 is -- the twin towers would not have been protected by  
16 this, and the people that are being hit by the snipers  
17 would not have been protected, the people that were hit  
18 by the anthrax would not have been protected.

19 And who knows what the next kind of -- next  
20 kind of attack's going to be? And none of it is going to  
21 help -- none of it's going to be helped by this high  
22 technology, which is only aggravating the rest of the  
23 world and making us hated throughout the rest of the  
24 world.

25 I travel quite a bit, and I see people from

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1 other parts of the world, and they're not happy with the  
2 fact that we are attempting to monopolize outer space,  
3 which this is the beginning of.

4 The other point is that -- it's been hinted at  
5 before by other people, by other speakers, that the --  
6 the way that our country would be great is to work toward  
7 positive development rather than destructive development.  
8 Destruction does not -- in the final analysis, makes for  
9 wealth for a few people, but for the vast majority of the  
10 population of the world, it's -- it's negative rather  
11 than positive.

12 And we need to start thinking positively.

13 Thank you.

14 COL. POWERS: Thank you.

15 Are there any other comments?

16 Yes. Okay.

17 Again, could you state your name -- that's  
18 Nicholas Wechselberger?

19 MR. WECHSELBERGER: Nicholas Wechselberger.

20 COL. POWERS: Yes. Okay.

21 MR. WECHSELBERGER: Yes. Okay.

22 So as you might imagine, I was thrown off being  
23 the first person to respond. I was also thrown off by  
24 the limited parameters that the response could deal with.  
25 So I just had a brief comment.

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1 And I really appreciated the statements of my  
2 other fellow citizens, concerned citizens. And I just  
3 want to reinforce and concur really an important point.  
4 The input by citizens is, in this case, in a really  
5 obscure location that very few people know about, and you  
6 have to take the heat for larger policy issues.

7 And our fervent hope, I'm sure that everyone  
8 would agree, is that the statements that we're making,  
9 our concerns will actually filter up to those who are  
10 actually responsible for these very important decisions,  
11 that affect the whole world.

12 As Bob said, looking at things in a larger  
13 context, and the idea that these kind of decisions will  
14 escalate thinking about military confrontations, making  
15 us targets, targets more than we are now, and that it  
16 violates treaties that are negotiated through peace and  
17 not through violence and power.

18 And a really excellent statement that Doris  
19 made then made me feel compelled to make another  
20 statement, which was that citizens have no avenue to vote  
21 on military budget or have input on military decisions.  
22 We're left out of that loop.

23 And thank you for listening, and I hope you'll  
24 pass this on.

25 COL. POWERS: Thank you.

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1 Okay. If there are no further comments, this  
2 concludes the public hearing. If you should later decide  
3 to make additional comments or would like to receive  
4 copies of the final SEIS, you may do so through the  
5 address shown on the slide.

6 We appreciate you coming tonight, and we  
7 appreciate your participation in this public hearing, and  
8 thank you.

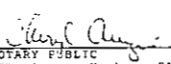
9 This hearing is adjourned.

10 (Proceedings adjourned at 8:23 PM.)

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1 STATE OF NEW MEXICO 1  
2 1 ss.  
3 COUNTY OF BERNALILLO 1

4  
5  
6 I, CHERYL ARREGUIN, the officer before whom the  
7 foregoing proceedings were taken, do hereby certify that  
8 I personally recorded the proceedings by machine  
9 shorthand; that said transcript is a true record of the  
10 proceedings; that I am neither attorney nor counsel for,  
11 nor related to or employed by any of the parties to the  
12 action in which this proceeding is taken, and that I am  
13 not a relative or employee of any attorney or counsel  
14 employed by the parties hereto or financially interested  
15 in the action.

16  
17   
18 NOTARY PUBLIC  
19 CCR License Number: 21  
20 Expires: 12/31/02

21 My Commission Expires: 12/10/03  
22  
23  
24  
25

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4 SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT  
5 PUBLIC HEARING  
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10 TRANSCRIPT OF PROCEEDINGS  
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16 OCTOBER 24, 2002

17 7:00 P.M.

18 201 EAST UNIVERSITY  
19 LAS CRUCES, NEW MEXICO  
20

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24  
25 (20297)

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## APPENDICES:

Colonel John C. Powers, USAF  
U.S. Air Force Trial Judiciary  
112 Luke Avenue, Room 301  
Bolling AFB, DC 20032-5113

Kenneth Englade  
Public Affairs Officer  
3300 Target Road Bldg. 760  
Kirtland AFB, New Mexico 87117-6612

Captain Joseph H. Wimmer  
Chief, External Affairs Branch  
3300 Target Road, Building 760  
Kirtland AFB, New Mexico 87117-6612

## Reported by:

Maria Caraveo  
Keith & Miller Certified Court Reporters  
100 N. Stanton, Suite 1220  
El Paso, Texas 79901

## PROCEEDINGS

COLONEL JOHN POWERS: Good evening, ladies and gentlemen, I would like to welcome you to the public hearing on the draft Supplemental Environmental Impact Statement for proposed test activities of the Airborne Laser Program. Since cell phones and pagers can be distracting, it would be greatly appreciated if you would turn off or change the setting to a non-audible or vibration ring on your cell

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phones and pagers. If you'll please have a seat, we'll get started. The video you were just watching is a tape of the first flight of the modified 747-400F aircraft from the Boeing facility in Wichita, Kansas. The aircraft was flown to test the structural integrity after all the modifications were completed to its airframe. None of the active lasers were on board. The payload was simulated with ballast.

Now, if everyone will please stand, we'll play the National Anthem, and we'll get started.

(Video of the National Anthem played)

COLONEL JOHN POWERS: Ladies and gentlemen, my name is Colonel John Powers and I will be the presiding officer for tonight's meeting. My purpose here tonight is to ensure that we have a fair, orderly hearing and that all who wish to be heard, have a fair chance to speak. I would like to welcome your participation in tonight's event.

At this point, I would like to introduce the other members of the public hearing panel and their role in this meeting.

Colonel Eva Wallace, from the Airborne Laser System Program Office at Kirtland Air Force Base in New Mexico, is the senior Airborne Laser System Program Office representative at this public hearing.

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Captain Sal Rodriguez, from the Airborne Laser System Program Office at Kirtland Air Force Base in New Mexico, is the senior Airborne Laser System Program Office representative at this public hearing.

Captain Sal Rodriguez, from the Airborne Laser System Program Office at Kirtland Air Force Base New Mexico is a Spanish speaker, and he is here to help anyone in the audience who feels more comfortable addressing their issues in Spanish rather than English. We will not translate the entire proceeding, but will serve as an aide. Captain Rodriguez, would you please introduce yourself?

Captain Sal Rodriguez  
(Introduction in Spanish)

COLONEL JOHN POWERS: Mr. Ken Englade, from the Airborne Laser Public Affairs Office, who will present an overview of actions leading to the preparation of the draft Supplemental Environmental Impact Statement and describe the proposed action and alternatives.

And Captain Joe Wimmer, from the Airborne Laser System Program External Affairs Office at Kirtland Air Force Base in New Mexico who will present the findings of the draft Supplemental Environmental Impact Statement.

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The purpose of tonight's hearing is to receive your comments, suggestions, and criticism of the draft Supplemental Environmental Impact Statement or SEIS. Those of you who have not had an opportunity to review the draft SEIS, may want to read the summary of the major findings in the handout available at the door. The panel members will also address the findings in their presentations.

Throughout this hearing, I ask that you keep in mind that this public hearing is not designed to be a debate, nor is it a popularity vote on the draft SEIS, nor is it primarily designed as a question and answer session. However, clarifying questions asked as part of your comment time may be appropriate. This hearing is also not a time set aside for you to use your comment time to personally attack those whose views may be different from your own.

In the first part of tonight's meeting, the members of the panel will brief you on the details of the proposed action and alternatives and the findings of the draft SEIS. The second part of the meeting will give you an opportunity to provide information and make statements for the record. This input ensures that the decision-makers benefit from your knowledge of the local area and any adverse

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1 environmental effects you think may result from the  
2 proposed action or alternatives.  
3  
4 Tonight's hearing is designed to give you  
5 an opportunity to comment on the adequacy of the draft  
6 SEIS. Keep in mind that the SEIS is simply intended to  
7 ensure that the decision-makers will be fully apprised  
8 of the potential environmental impacts associated with  
9 the proposed action and alternatives before they decide  
10 on a course of action. Consequently, comments on  
11 issues unrelated to the SEIS are really beyond the  
12 scope of this hearing and will not be addressed.

13 I would like to make a few administrative  
14 comments. First of all, if you wish to speak tonight,  
15 I ask that you fill out one of the cards that are  
16 located on the registration table as you came into the  
17 room. From these cards, I will call your name for you  
18 to come forward and state your comments. If you did  
19 not pick up a card and would like to make a comment  
20 tonight, please raise your hand and one of our  
21 representatives will bring you a card.

22 After the panel has finished its  
23 presentations, we will have a 15-minute recess. During  
24 this time, we will collect the cards. When the meeting  
25 resumes, I will recognize elected officials first.  
Then I will call members of the public in random order

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1 from the cards that have been handed in. For those of  
2 you who have not indicated on the cards that you want  
3 to make a statement but wish to speak later, please  
4 fill out another card at the registration table during  
5 the break.

6 I want to make sure that we have an  
7 opportunity to fully consider the comments you make  
8 tonight. We have an individual here who will record  
9 everything that is said so that we won't overlook any  
10 of your comments.

11 I'd like to establish a few ground rules  
12 so that all of us have the benefit of hearing  
13 individual comments and that we have a good meeting  
14 transcript.

15 First: Please speak only after I  
16 recognize you, and address your remarks to me. If you  
17 have a written statement, you may place it in the box  
18 next to the podium, or you may read it aloud -- within  
19 the time limit -- or you may do both.

20 Second: Please speak clearly and slowly  
21 into the microphone, stating your name and the capacity  
22 in which you appear. This will help our recorder with  
23 the transcript.

24 Third: Each person will be recognized  
25 for five minutes. If you exceed this time limit, I

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1 will ask you to stop at that point. If you have more  
2 comments than you will be able to present in five  
3 minutes, please prioritize them so that the most  
4 important comments are addressed first, in case you run  
5 out of time. After everyone has had the opportunity to  
6 comment, I will then address the audience to see if  
7 anyone would like to speak again.

8 Fourth: Please do not speak while  
9 another person is speaking. Only one person will be  
10 recognized at a time.

11 If you later decide to make a comment  
12 after this public hearing, or have additional  
13 considerations, we encourage you to send your written  
14 comments to the address shown on the screen or  
15 indicated on the comment sheet.

16 Finally, if you would like a copy of the  
17 final SEIS, you may state that on a written comment  
18 sheet or on the attendance card you filled out at the  
19 door. Private addresses provided will be compiled to  
20 develop the mailing list for those requesting copies of  
21 the final SEIS. Personal home addresses and phone  
22 numbers written on the written comment sheet or  
23 attendance card will be published in the final SEIS.

24 If no one has any questions at this time,  
25 I will turn the program over to Mr. Ken Engle, who

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1 will present an overview of actions leading to the  
2 preparation of the draft SEIS and describe the proposed  
3 action and alternatives.

4 MR. KEN ENGLADE: Good evening, ladies  
5 and gentlemen, my name is Ken Engle and I'm from the  
6 Airborne Laser Public Affairs Office. This SEIS is a  
7 supplemental environmental analysis based upon changes  
8 in the proposed test program that have occurred since  
9 the final environmental impact statement for the  
10 program definition and risk reduction phase of the  
11 Airborne Laser Program was published in April 1997.  
12 The SEIS is being used to fulfill our requirements to  
13 comply with the National Environmental Policy Act or  
14 NEPA.

15 The Environmental Impact Statement  
16 published in 1997, considered options for siting a home  
17 base, a diagnostic test range, and an expanded-area  
18 test range in support of the Airborne Laser Program. A  
19 screening process was developed to narrow the number of  
20 alternative locations for detailed analysis. This  
21 process was designed to identify a number of candidate  
22 locations that could meet a threshold of operational  
23 considerations necessary to conduct the Airborne Laser  
24 Program.

25 The record of decision for the 1997

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1 Environmental Impact Statement identified Edwards Air  
2 Force Base as the home base to support the airborne  
3 laser aircrafts and conduct ground test activities of  
4 the airborne laser systems. White Sands Missile Range  
5 as the diagnostic test range, and the Western Range as  
6 the expanded-area test range. These two areas would  
7 support proposed flight test activities of the airborne  
8 laser systems.

9 We began in March 2002 with the  
10 publication of a notice of intent in the Federal  
11 Register to prepare a Supplemental Environmental Impact  
12 Statement or SEIS for airborne laser test actions.

13 We held a scoping meeting near each  
14 location where the activities would occur. At the Las  
15 Cruces meeting on April 17th, 2002, we received public  
16 input on the scope of issues to be addressed in the  
17 SEIS. After scoping, we collected the necessary data  
18 and began the environmental analysis. We published the  
19 notice of availability of the draft for public review  
20 and comment in the federal register on September 20th,  
21 2002.

22 In addition to tonight's hearing, written  
23 comments on the draft SEIS will continue to be accepted  
24 at this address until November 5th, 2002. After the  
25 comment period is over, we will evaluate all comments.

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1 both written and verbal, and perform additional  
2 analysis or change the SEIS, where necessary. Again,  
3 as in the scoping process, equal consideration will be  
4 given to all comments, whether they are presented here  
5 tonight or mailed to us.

6 Under the current schedule, once the  
7 review process is finished, we will complete the final  
8 SEIS in March 2003, and mail it to those on the list  
9 that appears in the draft SEIS. If you are not on our  
10 mailing list, you can request a copy by writing to this  
11 address. The final SEIS will include comments received  
12 during the public review period and our responses to  
13 those comments.

14 If appropriate, we will group comments  
15 into categories and respond accordingly. The SEIS will  
16 serve as input for the record of decision. We expect  
17 to accomplish the record of decision in late spring of  
18 next year.

19 The draft SEIS was prepared to comply  
20 with the National Environmental Policy Act, or NEPA,  
21 and the Council on Environmental Quality Regulations.  
22 We strove to reduce needless bulk, write in plain  
23 language, focus only on those issues that were clearly  
24 related to the environment, and be compatible with  
25 other documents required in the decision-making

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1 process.

2 The analysis focused on impact that would  
3 occur as a direct or indirect result of the proposed  
4 airborne laser test activities. Now, I will present an  
5 overview of the proposed action and alternatives that  
6 have been analyzed. Afterwards, Captain Wimmer will  
7 present a synopsis of the results of our analysis.

8 The airborne laser system is one element  
9 of the missile defense agency's ballistic missile  
10 defense system. It is intended to provide an effective  
11 defense for the United States, its deployed forces, and  
12 its friends and allies from limited missile attack  
13 during the three phases of attacking missile's flight.

14 The three segments are, the boost  
15 segment, the midcourse segment, and the terminal  
16 segment. The boost segment is when the missile is  
17 under power and is being thrust skywards by its rocket  
18 engines. The midcourse segment is the longest. It  
19 occurs when the missile is in a ballistic arc, heading  
20 for its target. The terminal segment includes the few  
21 remaining moments of the missile's flight before the  
22 missile reaches its target. Each element of the  
23 ballistic missile defense system is designed to work  
24 independently to provide an effective defense against  
25 incoming missiles.

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1 The airborne laser is designed to destroy  
2 missiles during the boost segment. The airborne laser  
3 is a weapon system that is designed to spot, track,  
4 engage, and destroy missiles. Using a megawatt-class  
5 laser, the missile would be destroyed during the  
6 initial boost segment, shortly after being launched.

7 The airborne laser system consists of a  
8 modified Boeing 747-400F aircraft that utilizes four  
9 lasers, the first three are not designed to destroy,  
10 rather they are used to gather information regarding  
11 the target and to make the high-energy laser more  
12 effective.

13 These three lasers are the Active ranging  
14 system laser, the track illuminator laser, and the  
15 beacon illuminator laser. The active ranging system  
16 would provide basic information regarding the target,  
17 such as speed, altitude, range and direction. The track  
18 system with the optimum location at which to attack the  
19 target. The beacon illuminator laser would gather  
20 information on the atmosphere between the aircraft and  
21 target.

22 The fourth laser is the high-energy,  
23 weapon class laser that is designed to destroy the  
24 target. It is a megawatt-class laser generated by a  
25 chemical reaction.

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1 A battle management command center onboard  
2 the aircraft would provide computerized control of the  
3 laser weapon system, communications, and intelligence.  
4 During the initial testing program, a fifth laser would  
5 be used. The surrogate high-energy laser, a low-power  
6 laser, would be used to simulate the high-energy laser.

7 During the flight-test activities, the  
8 airborne laser aircraft would fly at or above 35,000  
9 feet and could detect and track launches of target  
10 missiles using onboard sensors. Active tracking of the  
11 missile could begin when the missile clears to cloud  
12 tops. The high-energy laser would be directed at an  
13 upward direction toward the missile. The energy from  
14 the laser would heat the missile's booster components  
15 and cause a stress fracture in the outer surface of the  
16 missile. This would allow gases from the booster  
17 rocket to escape, causing an explosion that would  
18 destroy the missile.

19 The geometry of the test activities would  
20 preclude operation of the laser except at a horizontal  
21 or upward angle. This would ensure that lower-flying  
22 aircraft and objects on the ground would not be in the  
23 path of the laser beam. The onboard sensors would also  
24 be used to confirm that nothing in the air or space,  
25 other than the intended target, would be within the

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1 potential beam path. This would be in addition to  
2 using controlled and cleared airspace during airborne  
3 laser flight-testing.

4 The proposed action is to conduct test  
5 activities of the airborne laser system at test ranges  
6 associated with Edwards and Vandenberg Air Force Base,  
7 California, and Kirtland and Holloman Air Force Base  
8 and White Sands Missile Range, New Mexico. Test  
9 activities would involve testing the laser components  
10 on the ground and in flight to verify that laser  
11 components operate together safely and effectively.

12 In the event that ground-testing is not  
13 possible at Edwards Air Force Base, Kirtland and  
14 Holloman Air Force Base and White Sands Missile Range  
15 have been identified as alternative ground test  
16 locations. Flight-testing is proposed at the R-2508  
17 Airspace Complex utilized by Edwards Air Force Base;  
18 the Western Range off the coast of California that is  
19 utilized by Vandenberg Air Force Base, point Mugu  
20 Naval Air Station, and White Sands Missile Range.

21 The airborne laser craft would be based  
22 at Edwards Air Force Base and the aircraft would be  
23 flown to the other bases for testing as required. All  
24 test flights would begin and end at Edwards Air Force  
25 Base.

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1 Ground testing of the lower-power laser  
2 systems would be conducted at Edwards Air Force Base  
3 from the end of the runway associated with the Birk  
4 Flight Test Facility. Ground targets would include a  
5 rotoplane, which is a Ferris wheel-like rotating  
6 target, and stationary target boards.

7 High-energy ground-testing activities  
8 would be conducted using a ground-based simulator; no  
9 open range testing of the high-energy laser would be  
10 conducted.

11 Kirtland and Holloman Air Force Base and  
12 White Sands Missile Range have been identified as  
13 alternative ground test locations if conditions prevent  
14 testing at Edwards Air Force Base.

15 If ground testing occurs at Kirtland Air  
16 Force Base, the aircraft would be flown to Kirtland Air  
17 Force Base and use existing runways, taxiways, and  
18 aircraft parking areas. Only the lower-power laser  
19 systems would be tested at Kirtland Air Force Base  
20 using the existing Sandia laser target range.

21 If ground testing occurs at White Sands  
22 Missile Range, the aircraft would be flown to Holloman  
23 Air Force Base and use approved runways, taxiways, and  
24 aircraft parking areas. Only the lower-power laser  
25 systems would be tested. The laser systems would be

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## SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

1 directed westward toward targets placed within White  
2 Sands Missile Range.

3 Ground-testing procedures would include  
4 automatic laser turret limiting devices and/or laser  
5 blocking devices to prevent laser energy from extending  
6 beyond the target backstops and from the defined laser  
7 beam path. Target backstops would include natural  
8 features such as hills, mountains, and buttes, or  
9 manmade earthen berms.

10 Flight-testing of the airborne laser  
11 system is required to confirm and expand on computer  
12 modeling and ground test data, and to provide complete  
13 testing of all systems required to have an effective  
14 weapon system.

15 During the flight tests, the airborne  
16 laser aircraft would be accompanied by up to two chase  
17 aircraft to monitor the test and the status of the  
18 airborne laser aircraft. The airborne laser aircraft  
19 would fly at an altitude at or above 35,000 feet and  
20 the upward direction to minimize potential contact with  
21 the ground or other aircraft. Onboard sensors and  
22 pre-test planning would be used to confirm that no  
23 aircraft or satellites were within the potential path  
24 of the beam. Also, only existing military or FAA  
25 controlled airspace areas would be utilized during the

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## SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

1 tests and confirmed clear of non-participating aircraft  
2 during the testing activities.

3 Flight-Tests would utilize the R-2500  
4 Airspace Complex utilized by Edwards Air Force Base;  
5 the Western Range utilized by Vandenberg Air Force  
6 Base and Point Mugu Naval Air Station, and White Sands  
7 Missile Range, including Fort Bliss controlled airspace  
8 and FAA controlled airspace as necessary.

9 Targets that would be used during  
10 flight-testing activities include the following:  
11 missile alternative range target instrument or MARTI,  
12 which is a balloon with a target board attached. A  
13 Proteus aircraft, which is a high-altitude manned  
14 aircraft with target board attached, and target  
15 missiles that simulate a potential threat missile.

16 Both low- and high-power tests would be  
17 conducted on the MARTI and missile targets. Only  
18 lower-power tests would occur with the Proteus aircraft  
19 as it is a manned target vehicle.

20 The tests would evaluate the airborne  
21 laser system's ability to acquire, track, and engage  
22 targets. Missiles used during the flight-test  
23 activities that require a flight termination system,  
24 determined by range safety, will be used to ensure that  
25 debris would be contained on the range in the event the

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1 target missile had to be destroyed in flight due to  
2 off-nominal missile flight trajectory.

3 In the event that the aircraft is unable  
4 to land at Edwards Air Force Base after conducting test  
5 activities, preplanned divert bases have been  
6 established. The divert bases would have personnel  
7 specifically trained to support the airborne laser  
8 aircraft and appropriate equipment to handle airborne  
9 laser hazardous materials.

10 The no-action alternative would involve  
11 conducting airborne laser test activities as described  
12 in the original testing program discussed in the 1997  
13 document.

14 Other alternatives were considered and  
15 eliminated from further consideration in the 1997  
16 document. Those alternatives included different test  
17 demonstration methods, laser systems types, and test  
18 installations or locations.

19 I would now like to turn the microphone  
20 over to Captain Joe Wimmer, who will discuss the  
21 findings of the draft SEIS.

22 CAPTAIN JOE WIMMER: Good evening, my  
23 name is Captain Joe Wimmer. I will briefly review the  
24 resources detailed in the draft SEIS that may be  
25 affected due to the proposed airborne laser test

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3 activities

4 Based on the proposed airborne laser test  
5 activities being addressed in this SEIS and actions  
6 that have already been addressed within the EIS  
7 prepared in 1997, the analysis indicated that there  
8 would be no or few potential impacts for several  
9 resource areas. These resources are highlighted on the  
10 slide, and I will summarize the analysis results  
11 briefly.

12 Under the local community category, land  
13 use and aesthetics did not require further analysis  
14 because proposed test activities would occur on  
15 existing test ranges and no new military construction,  
16 which is abbreviated as milcon, funded activities would  
17 occur, it was determined that no land use changes would  
18 occur; therefore, no impacts are anticipated.

19 Utilities did not require further  
20 analysis. Because no substantial permanent employment  
21 changes would occur and utility requirements for test  
22 activities would not change, it was determined that no  
23 impacts to utilities are anticipated.

24 Transportation did not require further  
25 analysis. Because no substantial permanent changes  
26 would occur and standard operating procedures are in  
27 place to control traffic during proposed test

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1 activities, it was determined that no impacts to  
2 roadways, air transportation, and railroads are  
3 anticipated.

4 And finally, environmental justice did  
5 not require further analysis. Because airborne laser  
6 test activities would be conducted and contained within  
7 the installation and range boundaries, it was  
8 determined that no disproportionately high and adverse  
9 impacts to low-income and minority population would  
10 occur.

11 Under the hazardous materials and  
12 hazardous waste management category, installation  
13 restoration program sites did not require further  
14 analysis because there are no installation restoration  
15 program sites in the vicinity of proposed test  
16 locations.

17 Storage tanks did not require further  
18 analysis because no changes to the requirement for  
19 storage tanks was identified; therefore, it was  
20 determined that storage tanks associated with the  
21 Airborne Laser Program were adequately addressed in the  
22 1997 EIS.

23 Asbestos did not require further analysis  
24 because no milcon-funded facility construction or  
25 demolition activities are proposed to support test

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1 activities, it was determined that no impacts from  
2 asbestos are anticipated.

3 Pesticide usage did not require further  
4 analysis because the proposed test activities would not  
5 require an increase in the use of pesticides.

6 Polychlorinated biphenyls, or PCBs did  
7 not require further analysis because no PCB-containing  
8 equipment would be utilized during proposed test  
9 activities; therefore, no impacts are anticipated.

10 Radon, did not require further analysis.  
11 Because the proposed test activities would not be  
12 conducted in facilities that would be permanently  
13 occupied, it was determined that no impacts from radon  
14 are anticipated.

15 Medical and biohazardous waste did not  
16 require further analysis because medical and  
17 biohazardous waste would not be generated during  
18 proposed test activities; therefore, no impacts are  
19 anticipated.

20 Lead-based paint did not require further  
21 analysis, because as with asbestos, because no  
22 milcon-funded facility construction or demolition  
23 activities are proposed to support test activities, it  
24 was determined that no impacts from lead-based paint  
25 are anticipated.

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1 Under the natural environment category,  
2 soils and geology did not require further analysis  
3 because no milcon-funded facility construction or  
4 demolition activities are proposed to support test  
5 activities, no ground disturbance would occur. Some  
6 soil disturbance would be expected during missile  
7 debris recovery actions at White Sands Missile Range.  
8 Any debris from target missiles would be recovered in  
9 accordance with standard operating procedures to  
10 minimize potential impacts to soils and to reduce the  
11 potential for soil erosion.

12 Water resources did not require further  
13 analysis because similarly to soils and geology, no  
14 milcon-funded facility construction or demolition  
15 activities are proposed to support test activities, no  
16 ground disturbance would occur. Some soil disturbance  
17 would be expected during missile debris recovery  
18 actions at White Sands Missile Range. Any debris from  
19 target missiles would be recovered in accordance with  
20 standard operating procedures to minimize potential  
21 impacts to soils and to reduce the potential for soil  
22 erosion.

23 The draft SEIS focuses on potential  
24 impacts that would occur as a result of the proposed  
25 airborne laser test activities. Resources evaluated in

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1 detail include socioeconomics, airspace, hazardous  
2 materials and hazardous waste management, health and  
3 safety, air quality, noise, biological resources, and  
4 cultural resources.

5 Under the local community category,  
6 socioeconomics was analyzed further, because testing  
7 activities conducted at White Sands Missile Range and  
8 Holloman Air Force Base would require up to 50  
9 program-related, temporary personnel for short periods.  
10 The 50 program-related personnel would have a small,  
11 positive, yet largely unnoticeable, effect on  
12 population, income, and employment in the area  
13 surrounding the installations.

14 Airspace for Holloman Air Force Base was  
15 analyzed further because if ground tests could not be  
16 conducted at Edwards or Kirtland, Holloman Air Force  
17 Base and White Sands Missile Range would be used.  
18 Ground and flying safety considerations associated with  
19 lasers would restrict aircraft operations during  
20 staging and testing. Locations would be selected that  
21 minimize these impacts. If a suitable ground test  
22 location could not be identified, ground testing would  
23 be postponed until conditions at Edwards or Kirtland  
24 Air Force Base were suitable. The 1997 EIS recognized  
25 the fact that airborne testing would have an effect on

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1 Holloman operations as well.

2 Airspace for White Sands Missile Range  
3 was analyzed further because of flight testing  
4 scenarios. No new special use areas would be  
5 necessary. White Sands Missile Range air traffic  
6 control would ensure that the flight test area is clear  
7 prior to implementing test activities. The FAA may,  
8 when appropriate, implement flight level restrictions  
9 for non-participating aircraft to ensure they are clear  
10 of the test area.

11 Airborne laser aircraft use of the  
12 existing special use airspace such as restricted areas,  
13 military operation areas, and associated air traffic  
14 control assigned airspace would not have a significant  
15 impact on current and future activities conducted  
16 within these areas. The scheduling office that is  
17 responsible for establishing the activity schedule for  
18 the portions of the White Sands Missile Range airspace  
19 complex that would be utilized, forwards the proposed  
20 test schedule, along with any subsequent changes, to  
21 the controlling air traffic control center to ensure  
22 non-participating aircraft remain clear of the test  
23 area.

24 Hazardous materials and hazardous waste  
25 management was analyzed further because the hazardous

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1 materials used for range testing operations would  
 2 include cleaning solvents, paint compounds, explosive  
 3 material and toxic propellants. Liquid propellants  
 4 would be used in missile flight systems. The existing  
 5 hazardous materials storage and handling capabilities  
 6 at White Sands Missile Range and Holloman Air Force  
 7 Base would permit proper handling of all materials.  
 8 Any debris from target missile impact areas would be  
 9 recovered in accordance with White Sands Missile Range  
 10 standard operating procedures.

11 Missile debris and oxidizer or fuel  
 12 released after a test would be handled in accordance  
 13 with the White Sands Missile Range installation spill  
 14 contingency plan. Missile debris would be loaded on a  
 15 truck and transported to an approved range residue  
 16 accumulation point for analysis. The debris would be  
 17 characterized to determine if it is a hazardous waste.  
 18 Hazardous wastes would be disposed of via permitted  
 19 procedures through the White Sands Missile Range  
 20 hazardous waste storage facility.

21 In the event the airborne laser aircraft  
 22 is unable to land at Edwards Air Force Base after  
 23 conducting test activities, Holloman Air Force Base has  
 24 been identified as one of three pre-planned divert  
 25 bases which the airborne laser aircraft would be

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## SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

1 diverted to Personnel at Holloman Air Force Base  
 2 would be specifically trained to support the airborne  
 3 laser aircraft and appropriate equipment to handle the  
 4 airborne laser hazardous materials would be in place.

5 Health and safety was analyzed further  
 6 because of the potential hazards associated with the  
 7 system. In the event that ground-testing was conducted  
 8 here the lower-power platforms would be staged on  
 9 Holloman Air Force Base and point west at targets on  
 10 White Sands Missile Range. Laser safety precautions  
 11 would be followed and activities at Holloman would be  
 12 curtailed during testing on White Sands Missile Range.

13 The San Andres Mountains behind the  
 14 targets would provide a vertical boundary to contain any  
 15 direct laser beams or reflections. Areas subject to  
 16 direct or reflected beams would be cleared of all  
 17 non-essential personnel and access would be restricted.  
 18 Laser targets would be positioned within a shroud to  
 19 limit the possibility of deflection when the laser beam  
 20 struck these surfaces.

21 The primary hazards associated with  
 22 flight testing activities are the reflection of laser  
 23 energy off a target and debris impacts on the range.  
 24 The possibility of public exposure to hazardous levels  
 25 of direct, non reflected laser energy would be

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1 eliminated by the decision to restrict laser firing  
 2 angles to above the horizontal plane from the airborne  
 3 laser aircraft's altitude of 35,000 feet or higher.  
 4 However, because of the missile's flight path angle,  
 5 when intercepted by the laser beam, reflections from  
 6 the target missile surface would be directed downward.

7 Flight-test activities would be  
 8 configured so that any hazardous reflected energy would  
 9 be contained within range boundaries. The targets in  
 10 all high-energy laser tests would be flying at  
 11 altitudes above 35,000 feet.

12 Because the diffusely reflected energy is  
 13 spread over a large area, the energy density rapidly  
 14 decreases to below the maximum permitted exposure  
 15 levels. Any direct laser energy that misses the target  
 16 would exit restricted airspace above 45,000 feet and  
 17 continue upward eventually exiting the earth's  
 18 atmosphere.

19 Flight-testing activities may involve  
 20 off-range testing, where the laser systems are fired  
 21 from FAA-controlled airspace at targets within White  
 22 Sands Missile Range controlled airspace. White Sands  
 23 Missile Range air traffic control would ensure that the  
 24 flight test area is clear prior to implementing test  
 25 activities. The FAA may, when appropriate, implement

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1 flight level restrictions for non-participating  
 2 aircraft to ensure that they are clear of the test  
 3 area.

4 White Sands Missile Range ground and  
 5 flight safety determines the dimensions of the safety  
 6 zone surrounding the launch and impact area, which  
 7 areas of the missile range are evacuated for each  
 8 mission, activation of the flight-termination system in  
 9 the event of missile failure, missile intercept safety  
 10 zones, and oversees the testing of missiles.

11 Evacuations, clearances, and road  
 12 closures would be implemented to ensure worker and  
 13 public safety. Roadblocks would be established before  
 14 launch activities begin, and appropriate ground and air  
 15 surveillance sweeps would occur to ensure the  
 16 appropriate areas are evacuated. The U.S. Highways 70  
 17 and 160 are regularly closed during missile tests at  
 18 White Sands Missile Range and could be closed during  
 19 the flight-testing activities.

20 Missile debris would be contained within  
 21 the range boundaries. Missile debris would be  
 22 recovered in accordance with existing White Sands  
 23 Missile Range standard operating procedures. Recovery  
 24 operations would be conducted utilizing existing roads,  
 25 helicopter, or by foot and typically last less than one

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## SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

1 day. Debris would be recovered immediately as part of  
2 a continuous effort to keep White Sands Missile Range  
3 clear of debris. Analysis results for ground- and  
4 flight-testing activities determined no adverse health  
5 and safety impacts are anticipated.

6 Under the natural environment category,  
7 air quality was analyzed further because of the  
8 potential for emissions associated with the system.  
9 The emissions from the ground-level-testing activities,  
10 would be minimal. The limited use of Holloman for  
11 take-offs and landings would contribute negligibly to  
12 the emissions generated by the thousands of annual  
13 aircraft operations previously analyzed.

14 The ground level emissions created by the  
15 airborne laser flight-testing activities would occur  
16 from missile setup, launch activities, and debris  
17 recovery. These emissions are estimated to be less  
18 than one percent of the six counties' total emissions.  
19 The increase in criteria pollutant emissions would not  
20 produce significant changes in air quality at White  
21 Sands Missile Range.

22 Noise was analyzed further because the  
23 testing activities use hazardous noise producing  
24 equipment. Noise levels from the use of the aircraft  
25 ground support equipment adjacent to the runway during

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1 ground-testing activities and the landing and takeoff  
2 of the airborne laser aircraft would not cause adverse  
3 effects to residential areas or the local populations.

4 During flight-testing, the airborne laser  
5 aircraft would be accompanied by up to two chase  
6 aircraft. These aircraft would maneuver at altitudes  
7 above 15,000 feet. The noise level from the aircraft  
8 maneuvering at this altitude is estimated to be less  
9 than 55 decibels; therefore, no adverse noise impacts  
10 are anticipated.

11 Biological resources were analyzed  
12 further because threatened and endangered species are  
13 found on White Sands Missile Range. Lasers are  
14 currently used on White Sands Missile Range in various  
15 programs, and analysis of these laser programs  
16 indicated that there was a potential for physical  
17 injury to wildlife.

18 According to a study performed in 1980  
19 regarding laser activity at White Sands Missile Range,  
20 there have been negligible cumulative impacts on  
21 wildlife populations. Because the ground-test  
22 activities that might be conducted at White Sands  
23 Missile Range would only involve the lower-powered  
24 laser systems, adverse impacts to biological resources  
25 are not expected.

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## SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

1 The target missile trajectories would be  
2 planned to avoid debris impact in the San Andres  
3 National Wildlife Refuge and other sensitive areas and  
4 adhere to requirements of the Agreement between the  
5 national park service and White Sands Missile Range  
6 with regards to debris impact in the White Sands  
7 National Monument.

8 Target debris would be contained within  
9 the range boundaries and could result in the negligible  
10 loss of some vegetation. After each flight test,  
11 debris would be recovered as quickly as possible. If  
12 the debris team utilizes a helicopter, the debris  
13 recovery flight would involve a gradual descent to pick  
14 up the debris, followed by the helicopter flying  
15 descent to pick up the debris, followed by the  
16 helicopter flying at an altitude that would avoid  
17 startling or disturbing wildlife.

18 An analysis of the potential biological  
19 impacts associated with the operation of the high  
20 energy laser was discussed in the 1997 EIS. This  
21 analysis showed that laser activities would not have  
22 significant impacts upon the wildlife at White Sands  
23 Missile Range. This is due to the high altitude at  
24 which the proposed laser activity would occur and from  
25 the test geometry that would prevent the high energy

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1 laser from being engaged in a downward direction.

2 Cultural resources were analyzed because  
3 sites exist on White Sands Missile Range and Holloman  
4 Air Force Base. Because potential ground-testing  
5 activities would occur on previously disturbed, paved  
6 or developed land and no micron-funded construction  
7 activity would be necessary, there are no foreseen  
8 impacts to cultural resources at White Sands Missile  
9 Range or Holloman Air Force Base.

10 Use of missiles as targets during  
11 flight-testing activities would result in debris  
12 impacting the ground surface due to the successful  
13 intercept of a missile target or by the termination of  
14 the missile flight due to a malfunction. Such ground  
15 impacts could potentially impact cultural resources.

16 Debris recovery activities would be  
17 conducted in accordance with existing White Sands  
18 Missile Range standard operating procedures. The  
19 debris recovery teams are assisted by White Sands  
20 Missile Range environmental personnel to minimize  
21 disturbances to cultural resources. Previous debris  
22 pattern modeling completed for prior missile intercept  
23 tests does not predict any debris falling on the White  
24 Sands National Monument.

25 The no-action alternative in this SEIS

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1 reflects the proposed test activities analyzed in the  
2 1997 environmental impact statement. Therefore, no new  
3 impacts are created and potential impacts are discussed  
4 in that document. As previously stated, this FEIS does  
5 not discuss the findings of that document except as a  
6 basis of comparison. Therefore, the no-action  
7 alternative generates no new impacts.

8 In closing, I remind you that the study  
9 is a draft stage. Our goal is to provide the  
10 decision-makers with accurate information on the  
11 potential environmental consequences of the proposed  
12 Airborne laser test activities. To do this, we are  
13 soliciting your comments on the draft SEIS. This  
14 information will support informed decision-making.

15 Now I'd like to turn the meeting back  
16 over to Colonel Powers.

17 COLONEL JOHN POWERS: Thank you, Captain  
18 Wimmer. After a 10-minute recess, we will move into  
19 the main portion of the meeting, which is the public  
20 comment period. Let's take a ten-minute break.

21 (Recess)

22 COLONEL JOHN POWERS: We are now  
23 reconvened, again. I do not have any cards so we want  
24 to check out in front to make sure there's nobody  
25 lingering out there.

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1 I have no cards filled out indicating  
2 that anybody wants to speak. Does anybody in the  
3 audience wish to speak? Apparently not. Okay, then  
4 this concludes the public hearing.

5 If you should later decide to make  
6 additional comments or would like to receive copies of  
7 the final SEIS, you may do so through the address shown  
8 on the slide.

9 We appreciate your participation in this  
10 public hearing. Thank you for coming. Good night.

11 (Hearing concluded at 7:47)

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## CERTIFICATE

1 I, Maria Caravedo, Certified Shorthand  
2 Reporter of the State of Texas, do hereby certify that  
3 the above and foregoing contains a true and correct  
4 transcription of the proceedings for the Supplemental  
5 Environmental Impact Statement Public Hearing.

6 Certified to on November 7, 2002

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Maria Caravedo  
Maria Caravedo, CSH/FP  
Certified Shorthand Reporter  
Texas CSR No. 7969  
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JOHN DANTONIO JR.  
101 02 001

September 30, 2002

Charles E. Brown  
Environmental Coordinator  
Project Execution Division  
NO. AFCEECE  
3207 Sydney Brooks  
Brooks AFB, TX 78235-5344

Dear Mr. Brown,

RE: DRAFT SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT FOR THE  
AIRBORNE LASER (ABL) PROGRAM (SEPTEMBER 2002)

This transmits New Mexico Environment Department (NMED) comments concerning the  
above-referenced Draft Supplemental Environmental Assessment Impact Statement  
(DSEIS).

Water Quality

The U.S. Environmental Protection Agency (USEPA) requires National Pollutant Discharge  
Elimination System (NPDES) Construction Storm Water General Permit coverage prior to  
beginning construction for storm water discharges from construction projects (common plans  
of development) that will result in the disturbance of five or more acres (one or more acres  
after March 10, 2003), including expansions of total land area. It is unclear whether activities  
associated with this project will involve construction but, if so, appropriate NPDES permit  
coverage prior to beginning construction will be required.

Among other things, this permit requires that a Storm Water Pollution Prevention Plan  
(SWPPP) be prepared for the site and that appropriate Best Management Practices (BMPs)  
be installed and maintained both during and after construction to prevent, to the extent  
practicable, pollutants (primarily sediment, oil & grease and construction materials from  
construction sites) in storm water runoff from entering waters of the U.S. This permit also  
requires that permanent stabilization measures (re-vegetation, paving, etc.) and permanent  
storm water management measures (storm water detention/retention structures, velocity  
dissipation devices, etc.) be implemented post construction to minimize, in the long term,  
pollutants in storm water runoff from entering these waters.

Charles J. Brown  
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You should also be aware that EPA requires that all "operators" (see Federal Register/Vol. 63, No. 128/Monday, July 6, 1998 pg. 36509) obtain NPDES permit coverage for construction projects. Generally, this means that at least two parties will require permit coverage. The owner/developer of this construction project who has operational control over project specifications, the general contractor who has day-to-day operational control of those activities at the site, which are necessary to ensure compliance with the storm water pollution plan and other permit conditions, and possibly other "operators" will require appropriate NPDES permit coverage for this project.

Also, operation of these types of facilities additionally require Storm Water Multi-sector General Permit (see Federal Register/Vol. 63, No. 216/Monday, October 30, 2000) coverage. Launch sites, impact areas, fueling, soil remediation activities, etc. likely qualify as potential sources of pollution which may reasonably be expected to affect the quality of storm water discharges from activities that meet the USEPA definition of "industrial activities" under Sector 5, K and/or L, and possibly other sectors. This permit also requires preparation of a SWPPP, and installation of appropriate storm water runoff control practices (per the SWPPP).

1. Although it appears that there is little potential to discharge pollutants to "waters of the United States" from the proposed activities, both WSMR and KAFB already have NPDES Storm Water Multi-sector General Permit coverage for "industrial activities" conducted on-site. Permittees should amend the existing Storm Water Pollution Prevention Plans to incorporate any additional activities and pollutant controls dictated by this proposed action.

8.2

#### Air Quality

The proposed project is in areas that are currently in attainment for all National Ambient Air Quality Standards (NAAQS). The information provided is adequate to demonstrate that both ground- and flight-test activities have no anticipated conflicts with air quality laws and regulations. Although in the proposed action there is a short-term, minor increase in pollutant emissions due to testing activities, the increased emissions would not be significant and would not change the attainment status of any area. The Air Quality Bureau does not anticipate any air quality related problems as a result of the proposed project.

#### Hazardous Waste

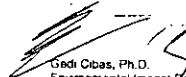
Section 3.2.3.2 of the SEIS states that the increase in use of hazardous materials and the subsequent generation of hazardous wastes would be negligible, and that the small quantities of oil and lubricants used on this project would be obtained from current distribution centers. Existing stores of fuels would be used to power equipment and support ground-testing activities. Existing contingency and spill control plans would be used to minimize any potential environmental consequences resulting from the use of these materials. Existing hazardous waste accumulation points would be used to contain and dispose of any hazardous waste generated from ABL project activities. No hazardous materials would be off-loaded from ABL aircraft that would be considered hazardous wastes.

Charles J. Brown  
September 30, 2002 Page 3

Because the generation of hazardous wastes on this project will not generate a quantity that is significant and this generation is expected to fall within quantities already permitted, no changes to the existing RCRA permit are required or anticipated.

We appreciate the opportunity to comment on this project.

Sincerely,



Gadi Cibas, Ph.D.

Environmental Impact Review

Coordinator

NMED File No. 1539ER

Tom Bolena



Page 1 of 3

To: Maj. C. Redelsperger  
ASG/TMS  
Target Rd., Bldg. 760  
Kirtland AFB  
NM 87117-6612

From: Tom Bolena

Please include the following statement in the Public Comment record of the hearing.

Airborne Laser Program  
Supplemental Environmental Impact Statement  
Lancaster, CA Public Hearing

October 15, 2002

- 1.1 I'm Tom Bolena of the High Desert Greens. I'm one of over 500 Green Party members residing in the Antelope Valley region. We object to the testing of the airborne laser system on the grounds that such testing violates environmental and public health and safety standards. These health and safety standards are already being compromised by congressional

From: Tom Bolena



Thurs, Oct 8 - 17:14 - 2002

11:29 PM

Page 2 of 3

exemption. The Pentagon's plans put public safety at even greater risk.

2. The airborne laser system is part of a group of weapons systems that require the use of controversial communications technologies to track targeted moving objects. Of special concern in the development of the airborne laser system are these accessory communications technologies, some of which are already in operation. Throughout the Antelope Valley, one can hear the constant low frequency "hum" emanating from these powerful transmitters.

- 7.5 Antelope Valley residents are being exposed to these transmissions that have proven deleterious physiological effects according to Dr. Kanavy, chief of the biological effects group of the Phillips Laboratory's Electromagnetic Effects Division at Kirtland Air Force Base in New Mexico. The effects of that exposure include "behavioral aberrations, perturbations of neural networks, fetal (embryonic) tissue damage (including birth defects), cataractogenesis, altered blood chemistry, metabolic changes and suppression of the endocrine and immune systems..."

In Light of these findings, the environmental impact report must show the local incidence of these maladies compared to incidence in areas not exposed to the acoustic bombardment.

- 13.3 The effects of the development of the airborne laser system on our economic and social environment are also detrimental. We acknowledge the need for and are in fact confident that

From: Tom Solema



Page 3 of 3

we already possess an ample defense and that we can sustain it without sacrificing our quality of life. The current federal emphasis on developing missile defense weaponry is bound to keep taxpayers in debt and cold war anxieties alive for generations to come.

- 4  
13.3 We submit that the airborne laser system poses a serious mental health threat and jeopardizes our children's future economic stability. The environmental impact report must include a study of the psychic effects on children of financial instability and the anticipation of violence.

It is evident that the majority of people worldwide want peace and prosperity and that the oppression and marginalization of groups and individuals creates animosity and the conditions for violence. We therefore cannot consent to investing our vital resources which should be used to promote inclusion and stability. Furthermore, the responsibility of policing the planet should be shared with the rest of the world. We Americans cannot fund it alone.

- 5  
1.3 Within the National Environmental Policy Act, Congress established that it is the policy of the federal government to "create and maintain conditions under which man and nature can exist in productive harmony." The development and implementation of the airborne laser and other missile defense systems and accompanying technologies is therefore in conflict with federal environmental policy.

## Written Comment Sheet

Airborne Laser Program  
Supplemental Environmental Impact Statement

Thank you for attending this public hearing. Our purpose for hosting this meeting is to give you an opportunity to comment on issues analyzed in the Supplemental Environmental Impact Statement (SEIS) for the Airborne Laser Program test activities proposed at Kirtland Air Force Base (AFB) and White Sands Missile Range/Hoffman AFB, New Mexico, and Edwards AFB and Vandenberg AFB, California. Please use this sheet to comment on any environmental issues that you feel should be clarified in the Final SEIS.

Date: 10/20/02

- 6.3  
1 Even a small amount of hazardous material is factored into the total toxicity levels in our environment. Local, state, and national is unacceptable. Both our natural resources - water, land and air - and our human systems have been degraded over the years from a variety of toxic and radioactive materials.

Name: Alan Klein

Address:

Voice Number:

Cellular/Biz Card:

Please hand this form in or mail to:  
ASCTD  
Attn: Lt. Col. Edward Marchand  
1301 Impact Road, Building 740  
Kirtland AFB, NM 87117-6412  
Fax: (505) 846-1675

Only the names of individuals making comments and specific comments will be disclosed. Personal home addresses and phone numbers will not be published in the SEIS.



Mescalero Apache Tribe

TRIBAL HISTORIC PRESERVATION OFFICE  
181 Center Avenue  
P.O. Box 112  
Mescalero, New Mexico 88306  
Phone: (505) 846-1111 ext. 311 or 319  
Fax: (505) 846-1111

Mr. Charles J. Brown  
HQ AFCEE/BCE  
3207 Sidney Brooks  
Brooks AFB, TX 78235-5344

(X) The Mescalero Apache Tribe has determined that the proposed EIS for the Airborne Laser Program WILL NOT AFFECT any objects, sites, or locations important to our traditional culture or religion.

( ) The Mescalero Apache Tribe has determined that the proposed project by \_\_\_\_\_ WILL AFFECT objects, sites, or locations important to our traditional culture or religion. We request that the \_\_\_\_\_ undertake further consultations to evaluate the effects of the project on these sites.

In the future, we request that you minimally provide us with the following items to aid in our determination:

- Cultural Resource Survey Reports
- Site Forms
- Maps (Both General and Site Specific)
- Research Designs (If Applicable)
- Data Recovery Plans (If Applicable)
- Photographs

Thank you for providing the Mescalero Apache Tribe the opportunity to comment on this project. We look forward to reviewing and commenting on future Dep. of the Air Force projects.

CONCUR:

Dennis Stern-McEdder

Tribal Historic Preservation Officer  
Title

COMMENTS

October 24, 2002

Mr. George H. Gauger  
HQ AFCEE/BCE  
3207 Sidney Brooks  
Brooks AFB, Texas  
Fax 210-536-3690

Mr. Gauger:

Please include the attached letter from Ivan Ninichuck of Cal Poly Progressive Student Alliance and the its accompanying page of Cal Poly PSA 20 endorses in the formal comments for the Chemical Oxygen Iodine Laser (ABL) due to be flight tested at Vandenberg AFB.

Thank you,

Sheila Baker  
Member, Cal Poly Progressive Student Alliance

October 23, 2002

Dear Mr. George H. Gauger,

Recently Vandenberg Air Force Base held a public hearing concerning the environmental impacts of proposed testing of air based laser systems that would be incorporated into the nation's plan for a missile defense system. The reports from the meeting record a low public showing of interest, and almost no rejection of the plans. Be assured that those reports are highly mistaken. For the passion and logic behind those who oppose the proposed plans are not only strong, but also grow as more information is released on the actual details of the operations and impacts of such a system. Why then was there such a low turnout in Longport for the meeting? Simple, the wrong date was given out by VAFB, and thus the meeting was stacked with supporters. What ever may have been the intentions, or circumstances, of the misinformation given it had the result of only solidifying our rejection of any further testing, given the fact that it seems that the public has now been almost factored out in decision-making. Such a stance will not be tolerated, and will receive considerable protest from the surrounding community. Our voices must be heard, and our opinions and arguments incorporated into any actions taken. Do not forget that we live in a nation where the power derives directly from the voice and the will of the people.

The proximity of VAFB has created a unique relationship between its activities and the students of Cal Poly San Luis Obispo. Not only must we consider the more general arguments concerning the development of the laser systems, but we must also realize that they will have a direct impact upon our environment. Following these environmental concerns are the economic ramifications of pouring this areas resources into supporting such operations. As we prepare to watch VAFB test America's newest weapons, we also watch the demise of our county's health care facilities. Can we be expected to support such an unbalanced dispersal of funds, during a time of human suffering? We look to work with VAFB though, to find a balance between that which is just and that which is ludicrous. Sadly at this moment there seems to be nothing but the ludicrous being presented to us.

Following these concerns are the even larger questions of what these tests mean to our nation, and its future as a world leader. In the last year all Americans have learned the lesson that our world can be violent and unpredictable. Our nation faced its greatest tragedy, and has united to face the threats that are equally shared. Let us not forget though, that the major reason why this country has risen from disaster to proud strength in such a small time is that the spirit of America's message was never extinguished. I speak of the message that we proclaimed to the world following the devastating conflicts of the last century. That message expresses America's support and undying initiative to uphold peace and security in our world. The message that aggressive states and nations who attempt to achieve oppressive military dominance over the rest of the world will not be tolerated. Let us not revoke this message by attempting to simply own power over other nations with our armaments of technology. Let us not run our own nation in the attempt to destroy others. America's new message should not be one of destabilizing relations and aggression, and such the current plans of forwarding the missile defense projects should be halted.

Sincerely,  
Ivan Ninichuck  
Cal Poly San Luis Obispo  
Physics Major  
Member of the Progressive Student Alliance

Cal Poly Progressive Student Alliance endorses to the Ivan's letter opposing the Chemical Oxygen Iodine Laser flight tests at Vandenberg AFB.

1. *Shah J. Baker*
  2. *[Signature]*
  3. *Kara Grove*
  4. *Caroline LaVie*
  5. *[Signature]*
  6. *[Signature]*
  7. *Lynsey Martin*
  8. *[Signature]*
  9. *[Signature]*
  10. *[Signature]*
  11. *[Signature]*
  12. *[Signature]*
  13. *[Signature]*
  14. *[Signature]* (MATTHEW SUTTER)
  15. *[Signature]* (Matthew Work)
  16. *[Signature]*
  17. *[Signature]*
  18. *[Signature]*
  19. *[Signature]* (Teresa Piron)
  20. *[Signature]* Clayton Whit
- Rochelle [Signature]*  
*Alexander Edwards*

Dear Mr. Gauger,  
I would like to be on the contact list to receive information concerning the Air Force base Security Hearing and other such things that apply to the ABL Program. I would like to request more public hearing with advanced notices distributed in the major campus media. I just find himself but about the April hearing.

Mr. Brown,  
Below is text of EPA's Nov 4, 2002 comment letter on the Draft Supplemental EIS for the Airborne Laser Program, New Mexico and California. The signed copy has been mailed to you today. Please confirm your receipt of this email. Thank you. David Tomovic.

Charles J. Brown, Environmental Coordinator  
November 4, 2002  
U.S. Air Force, Project Execution Division  
HQ Air Force Center for Environmental Excellence  
3207 Sidney Brooks  
Brooks AFB, TX 78235-5344

Dear Mr. Brown:

The U.S. Environmental Protection Agency (EPA) has reviewed the Draft Supplemental Environmental Impact Statement (SEIS) for the AIRBORNE LASER (ABL) PROGRAM: Edwards Air Force Base (AFB), Vandenberg Air Force Base, and the Adjacent Western Range (Point Mugu Naval Air Warfare Center Sea Range), California; and Kirtland Air Force Base, White Sands Missile Range, and Holloman Air Force Base, New Mexico (CEQ #020385). EPA's comments are provided under the National Environmental Policy Act (NEPA), the Council on Environmental Quality's NEPA Implementing Regulations (40 CFR 1500-1508), and Section 305 of the Clean Air Act. EPA provided comments on the Draft EIS (DEIS) on January 13, 1997, rating it EC-2 (Environmental Concerns - Insufficient Information) due to potential impacts to air quality and Federally-listed threatened and endangered species. In July 1997 EPA reviewed the Final EIS (FEIS), finding that our prior concerns were addressed. EPA therefore had no objections with the project as proposed. The 1997 FEIS analyzed using an ABL system to destroy ballistic missiles during their boost phase. The Record of Decision (ROD) documented the decision to proceed with ABL homebase activities at Edwards Air Force Base; diagnostic test activities over the White Sands Missile Range; and expanded testing at Vandenberg Air Force Base and the Sea Range. Since completion of the FEIS, specific proposed test activities have been identified and additional information made available about the proposed testing, thus warranting preparation of this SEIS.

The purpose of the ABL system is to develop and implement an airborne-based defense system to protect the United States, its armed forces, and allies from threats posed by theater ballistic missiles (defined on p. A-8 of the Glossary of Terms as short-range, intermediate-range, and medium-range), including U.S. forces stationed in Japan, the Republic of Korea, Europe and the Persian Gulf region. Aircraft carrying the ABL system would fly at high altitudes, detecting and tracking the launch of ballistic missiles using on-board sensors. Active tracking of ballistic missiles would begin when the missile reaches approximately 35,000 feet. The purpose of the Proposed Action is to test the ABL system to determine its effectiveness in meeting the need for a more accurate, effective defense against missile attacks. The purpose of this supplemental EIS is to evaluate potential impacts associated with testing activities at the military facilities listed above in California and New Mexico.

Based upon EPA's review of the DSEIS, we take it to be a Lack of Objections. Although EPA has no objections with the DSEIS or the proposed project, we ask for one issue to be clarified in the final EIS (FIS) and amended Record of Decision. The Air Force should address the potential applicability of Toxic Reporting Inventory (TRI) requirements under the Emergency Planning and Community Right-to-Know Act, the Pollution Prevention Act, and Executive Order 13148 at facilities in the United States where ABL chemicals are proposed for storage such as at Edwards Air Force Base. Please refer to our attached comments for additional discussion of TRI-related issues.

We appreciate the opportunity to provide comments. Please send one copy of the final EIS to this office (mailroom, CHD-2) at the attached address when it is filed with United States, DC office. If you have any questions, please call me or my staff contact for this project. David Tomasko, at (252) 727-3858 or electronic mail at [tomasko.david@epa.gov](mailto:tomasko.david@epa.gov)

Sincerely,

/SIGNED BY/

Lisa B. Hanf, Manager  
Federal Activities Office

Attachment: 1

cc: Michael Janosky, EPA Region 6, Dallas, TX (via email)

U.S. EPA comments on Draft Supplemental Environmental Impact Statement (DSEIS) - Airborne Laser (ABL) Program, Edwards Air Force Base (AFB), Vandenberg Air Force Base, and the adjacent Western Range (Point Mugu Naval Air Warfare Center Sea Range), California; and Kirtland Air Force Base, White Sands Missile Range, and Holloman Air Force Base, New Mexico - November 4, 2002

Toxic Reporting Inventory

Table 2.2-2 (p. 2-7) addresses estimated storage requirements for bulk chemicals at Edwards Air Force Base (AFB). Identifying the following storage quantities at this facility:

• Anhydrous (anhydrous)	2,000 to 4,000 pounds
• Chlorine	1,000 to 2,000 pounds
• Sulfuric Acid	100 gallons

Table 1.3-1 (p. 1-11) identifies environmental permits and licenses required by this project. Regarding hazardous materials and hazardous waste, Table 1.3-1 references the Resource Conservation and Recovery Act and the California Hazardous Waste Control Act. However, the DSEIS does not address the potential applicability of the Emergency Planning and Community Right-to-Know Act (EPCRA), including its Toxic Reporting Inventory (TRI) requirements; the Pollution Prevention Act (PPA); or Executive Order (EO) 13148 (Governing the Government Through Leadership in Environmental Management - April 23, 2002), which includes TRI-related requirements to the Federal sector. EPCRA was enacted to force communities of potential chemical hazards. EPCRA Sections 211 and 312 require facilities to report the location and quantity of chemicals stored on-site to State and local agencies in order to facilitate an effective response to chemical spills and hazardous material incidents. EPCRA Section 313 requires EPA and the States to annually collect data on releases and transfers of certain toxic chemicals from facilities, and make such data available to the public. The PPA requires that additional data on waste management and source reduction efforts be

reported to EPA (see PPA Section 6007). EO 13148 instructs the Federal agencies to adhere to the provisions of the EPCRA and the PPA, including TRI requirements. Anhydrous, chlorine, and sulfuric acid are three chemicals that are subject to TRI requirements. Additionally, in keeping with Section 501(b) of EO 13148, the TRI and amended Record of Decision should identify whether there are known, readily available, less harmful substitutes for identified applications and purposes. If not, less toxic substitutes to carry out ABL testing activities. The final EIS (FIS), and amended Record of Decision should address the potential applicability of the EPCRA, the PPA, and EO 13148 to this project.



## United States Department of the Interior

OFFICE OF THE SECRETARY  
Office of Environmental Policy and Compliance  
P.O. Box 250  
Albuquerque, New Mexico 87105

November 1, 2002

ER 02/865

Charles J. Brown  
Environmental Coordinator  
Project Execution Division  
HQ AFCEE/ECE  
3300 Sidney Brooks  
Brooks AFB, Texas 78235-5112

Dear Mr. Brown

The U.S. Department of the Interior has reviewed the Draft Supplemental Environmental Impact Statement (EIS) for the Airborne Laser Program, Kirtland Air Force Base (AFB), White Sands Missile Range (WSMR)/Holloman Air Force Base, New Mexico, Edwards Air Force Base, Vandenberg Air Force Base, California. In this regard, the following comments are provided for your consideration as you develop the final document.

### General Comments

The specific elements of the proposed action consist of the use of B747 aircraft outfitted with a laser weapon system to detect and track ballistic missile launches. Test missiles will be fired upon from these aircraft at altitudes above 35,000 feet to determine the effectiveness of the Missile Defense Agency's Airborne Laser Program. Ground-based testing involves individual laser components. Airborne testing will involve high energy lasers (weapon grade) and ground-based testing will involve lower energy lasers. Kirtland AFB, Holloman AFB, and WSMR were identified as potential testing locations.

Although the program was addressed in an April 1997 Final Environmental Impact Statement (ER 95/266), additional changes to the test program necessitated this Supplemental EIS. New changes include: 1) testing with more than one aircraft; 2) potential off-range escape of laser energy; 3) lowering the test altitude from 40,000 feet to above 35,000 feet; 4) testing low energy tracking laser components; and 5) changes in the location, types, and numbers of tests.

### Specific Comments

While White Sands National Monument is frequently mentioned, there seems to be a lack of recognition that this area is used by the public. Most closures and evacuations of Monument property for existing military testing affect the little-used western portion of the Monument, known as the co-use area, without affecting the primary public use area of the Monument. If Holloman AFB was selected for ground-based laser testing as described on page 2-8, Section 2.2.1, this would require testing across the primary public use area of the National Monument, and this should be clearly stated. Section 2.2.1 should state that testing would occur across the National Monument and would require closure and evacuation of the public.

2 Section 3.3.4.2 (in the paragraph referencing environmental consequences of health and safety) regarding debris recovery operations and restoration, should state "... would be under terms of a special use permit issued by the National Park Service at White Sands National Monument."

3 Section 3.3.9.1 fails to mention White Sands National Monument has an annual public use by over 500,000 visitors and is the most visited National Park Service site in New Mexico. The impact analysis of Section 3.3.9.2 should state that ground-based laser testing from Holloman AFB would significantly increase closures of public use of the National Monument, resulting in inconvenience to the public.

4 The EIS, page 3-59, states that Wright's fishhook cactus (*Manomillaria wrightii*) occurs on Kirtland AFB (Albuquerque) and is listed as a federally endangered species. This cactus is neither a listed species nor does it occur on Kirtland AFB. This cactus is known from the El Paso area. Please reference the July 11, 2002, species lists that were included in Appendix E for Bernalillo County for a current and complete species list (Consultation No. 2-22-02-1-513). We concur with the Air Force's determination that the proposed action is not likely to adversely affect listed species or critical habitat (none designated) within Kirtland AFB.

5 For a current and complete species list for WSMR, please reference (in Appendix E) the July 12, 2002, letter (Consultation No. 2-22-02-4-514). With respect to activities on WSMR, it is our understanding that this project is part of activities normally conducted on WSMR. Low energy laser ground testing activities would be conducted at Edwards AFB, and the WSMR was identified only as an alternate site. The WSMR normally coordinates with the Fish and Wildlife Service on site-specific activities which may affect federally-listed species. Based on the level of ongoing coordination with WSMR and the type and location of the activity, we concur with the Air Force's determination that the proposed action is not likely to adversely affect any federally-listed species on WSMR.

6 Statements on page 3-91 describing the effects of ground testing activities on biological resources is vague. For example, the fourth paragraph on this page states "an analysis of laser programs indicated there was a potential of physical injury to wildlife" and "quail and coyotes were only slightly impacted" but concludes that testing involving lower power lasers is not

## Document 12

3

- 6 expected to result in adverse impacts to wildlife. It is unclear what types of injury, what types of laser energy produce such injuries, and under what conditions (and hence avoidance of) impacts to wildlife may occur. These statements should be clarified so that the potential for impacts can be adequately addressed. Impacts to terrestrial wildlife can be avoided or minimized by conducting ground-based activities during the hottest parts of the day or avoiding early morning or early evening hours. All reasonable precautions to prevent laser energy from straying off target should likewise reduce or eliminate potential adverse impacts to wildlife.

- 7 The statement on page 3-91 indicating that "ground-testing activities would be conducted, to the extent possible, outside of the migratory waterfowl season to minimize impacts" should not be limited to waterfowl. The peak bird migratory periods in New Mexico, for instance, are September through November and March through May.

Thank you for the opportunity to review this Draft Supplement. We trust our comments will be of use during future environmental documentation.

Sincerely,

*Heather M. Spencer*  
for  
Glen B. Sekavec  
Regional Environmental Officer

## Document 13



## Global Network Against Weapons and Nuclear Power in Space

October 29, 2002

Mr. George H. Gauger  
HQAFCEEELCF  
3207 Sydney Brooks  
Brooks AFB, Texas 78235

Dear Mr. Gauger:

We are sending comments regarding the Chemical Oxygen Iodine Laser, also known as the Airborne Laser which is due to be flight tested at Vandenberg AFB in 2003.

We were surprised to hear about how inaccurate notification was placed in media around Vandenberg AFB thus making it impossible for people to turn out at local hearings to voice concerns about the program.

- 1 Our greatest concern about this project is the need. Who is the U.S. defending against? Who is going to launch nuclear missiles at the U.S.? Is not this system really intended as an expansion of U.S. forward deployed military that will be used to virtually surround and provoke China?

The cost of the airborne laser is outrageous. Cutsbacks in child care, health care, education, social security, and environmental clean-up are happening all over the nation. How can we as a nation afford this system when our national treasury is already being drained by the military industrial complex? This system is just more welfare for the aerospace industry.

- 2 Finally there will be an impact to California commercial and recreational fishing, especially below the Western Range. Ocean vessels must be notified in advance of potential hazards. Flight tests may require the closure of one or more of the state or national parks, thus disrupting activities in the area and calling to question environmental impact of these areas.



## Document 13

2

- 3 Our organization is opposed to this project. It will only help create a new arms race (which is probably what you want anyway) and will cost us our children's future.

In peace,

*B. K. Gagnon*

Bruce K. Gagnon  
Coordinator

## Document 14

Page 1 of 2

October 29, 2002

Mr. George H. Gauger  
HQAFCEEELCF  
3207 Sydney Brooks  
Brooks AFB, Texas 78235  
Fax 210-536-3890

Dear Mr. Gauger,

Thank you for allowing our comments to be recorded regarding the Chemical Oxygen Iodine Laser, also known as the Airborne Laser which is due to be flight tested at Vandenberg AFB in 2003.

First, we are understandably disappointed that the Santa Maria Times and the Santa Barbara Press reported the ABL scoping meeting would be held on Wednesday, Oct 16, rather than its true date, Thursday, Oct. 17. How many few if anyone made it. Therefore, written comments from the public are especially meaningful.

- 1 Chemical lasers over the ocean cannot be considered environmental. True, mechanisms will be installed to keep the laser from striking anything but the target, but these measures can fail.

- 2 The storage, handling, and use of chemical lasers presents dangers to all life on the Central Coast. This project is highly unnecessary and presents a high risk for safety and health of our area.

- 3 This project is expensive. Billions of dollars will be required just to test this system. Both Santa Barbara and San Luis Obispo Counties struggle to maintain our healthcare, our schools, and necessary services. The conflict in wasteful spending that the COIL project provides is obscene.

- 4 Finally, according to Vandenberg AFB Space and Missile Times, October 25 issue, there will be an impact to local commercial and recreational fishing, especially below the Western Range. Ocean vessels must be notified in advance of potential hazards. Flight tests may require the closure of one or more of the state or national parks, thus disrupting activities in the area and calling to question environmental impact of these areas.

- 5 Please stop this project. Contrary to the headlines in the Santa Barbara County newspapers, we, the public, are not ruin on missile defense.

Sincerely,

Nancy H. Feriolo

Mr. George H. Gauger re: Chemical Oxygen Page 2 of 2  
 Laser Losses

Signature Print Name Address

1. George H. Gauger  
 2. John H. Gaudin  
 3. John H. Gaudin  
 4. John H. Gaudin  
 5. John H. Gaudin  
 6. John H. Gaudin  
 7. John H. Gaudin  
 8. John H. Gaudin  
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 24. John H. Gaudin  
 25. John H. Gaudin

PI

-----Original Message-----  
 From: Hutchinson, Stu  
 Sent: Wednesday, November 06, 2002 11:11 PM  
 To: Gaudin, George H  
 Subject: FM- COIL support hearing rescheduled for VAFB

Not sure how the editor got this e-mail address, but....

Stu Hutchinson  
 Program Manager, Operational Safety Support Team  
 AFRL/MDO DTRA  
 Santa Technologies, Inc.  
 Orem 216-535-4784  
 OSI 240-4714

-----Original Message-----  
 From: Stu Hutchinson  
 Sent: Wednesday, November 06, 2002 10:14 AM  
 To: Gaudin, George H  
 Cc: Letters@hqs.afcece.afm.af.mil  
 Subject: COIL support hearing rescheduled for VAFB

Mr. George H. Gaudin  
 HQAFCECE  
 3201 Sydney Brooks  
 Brooks AFB, Texas 78235

Dear Mr. Gaudin,

1. Please consider rescheduling the environmental impact  
 1.4 hearing that was originally announced by VAFB  
 and Los Angeles newspaper The Santa Maria Times, The Longport  
 Press and The Santa Barbara News Press as Wednesday,  
 Oct. 16 and not Thursday, Oct. 17.

I assure you that the public is very interested in  
 this program and with adequate notice (three weeks),  
 the wishes of many can be heard in commenting on this  
 system. Further, the Santa Barbara News Press cited  
 the hearing as "Public Hear on Missile Defense" when no  
 one showed for this ill-scheduled meeting.

Hopefully you can understand that in improperly  
 announcing this meeting, our freedom of speech was  
 taken away. Central Coast residents enjoy this freedom  
 regardless of their support or opposition to any  
 issue.

Thanks so much and please respond as soon as possible.

Stu Hutchinson

Mary Beth Cunney

Mr. George H. Gaudin  
 HQAFCECE  
 3201 Sydney Brooks  
 Brooks AFB, Texas 78235  
 Fax 210 535-3890

29 Oct 02

Dear Mr. Gaudin,

Thank you for allowing my comments to be recorded regarding the Chemical Oxygen  
 Laser Losses (also known simply as the Airborne Laser which is due to be flight tested at  
 Vandenberg AFB in 2003).

First, I am understandably disappointed that the Santa Maria Times and the Santa Barbara  
 Press reported the ABL support meeting would be held on Wednesday, Oct. 16, rather  
 than as true date, Thursday, Oct. 17. Naturally few if anyone made it, therefore, written  
 comments from the public are especially meaningful.

1. Chemical lasers over the ocean cannot be considered environmental. True, mechanisms  
 1.7 will be installed to keep the laser from striking anything but the target, but these measures  
 can fail.
2. The storage, handling, and use of chemical lasers presents dangers to life on the  
 1.7 Central Coast. This project is highly unnecessary and presents a high risk for safety and  
 health of our area.
3. This project is expensive. Billions of dollars will be required just to test this system. Both Santa  
 Barbara and San Luis Obispo Counties struggle to maintain our healthcare, our schools,  
 and necessary services. The contrast in wasteful spending that the COIL project provides  
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4. Finally, according to Vandenberg AFB Space and Missile Times, October 25 issue, there will  
 13.5 be an impact to local commercial and recreational fishing, especially below the Western  
 Range. Ocean vessels must be notified in advance of potential hazards. Flight tests may  
 require the closure of one or more of the state or national parks, thus disrupting activities  
 in the area and calling to question environmental impact of these events.
5. Please stop this project. Contrary to the headlines in the Santa Barbara County newspa-  
 1.1 pers, we, the public, are not muzz on missile defense.

Sincerely,

MBC  
 MB Cunney



STATE OF CALIFORNIA  
 Governor's Office of Planning and Research  
 State Clearinghouse



November 6, 2002

Ken Rock  
 U.S. Missile Defense Agency  
 7100 Defense Pentagon  
 Washington, DC 20301-1250

Subject: Draft Supplemental Environmental Impact Statement, Airborne Laser Program  
 SCR# 200204-002

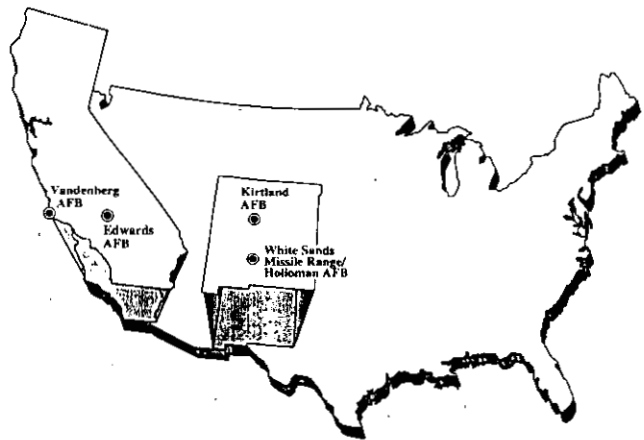
Dear Ken Rock,

The State Clearinghouse submitted the above named Draft EIS to selected state agencies for review. The  
 review period closed on November 5, 2002, and no state agencies submitted comments by that date. This  
 letter acknowledges that you have complied with the State Clearinghouse review requirements for draft  
 environmental documents pursuant to the California Environmental Quality Act.

Please call the State Clearinghouse at (916) 442-0663 if you have any questions regarding the  
 environmental review process. If you have a question about the above named project, please refer to the  
 lead-agency State Clearinghouse number when contacting this office.

Sincerely,

Terry Roberts  
 Director, State Clearinghouse



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## **APPENDIX A**

# **GLOSSARY OF TERMS AND ACRONYMS/ ABBREVIATIONS**

## **APPENDIX A**

### **GLOSSARY OF TERMS AND ACRONYMS/ABBREVIATIONS**

## APPENDIX A

### GLOSSARY OF TERMS AND ACRONYMS/ABBREVIATIONS

**A-Weighted Sound Level.** A number representing the sound level which is frequency-weighted according to a prescribed frequency response established by the American National Standards Institute (1983) and accounts for the response of the human ear.

**Acquire.** When applied to acquisition sensors, to detect the presence and location of a target in sufficient detail to permit identification.

**Acquisition, Tracking and Pointing.** The process of acquiring target (or targets) within a given field-of-view and maintaining a precision track while enabling the pointing of a sensor or weapon at the target so that it may be destroyed.

**Active Sensor.** A sensor that illuminates a target, producing return-secondary radiation, for tracking and/or identifying the target. An example is radar.

**Adaptive Optics.** Optical systems that can be modified by controlling the shape of a deformable mirror to compensate for distortions of a laser light passing through the atmosphere. It is used to reduce the dispersive effect of the atmosphere on a laser-beam weapon.

**Aeronautical chart.** A map used in air navigation containing all or part of the following: topographic features, hazards and obstructions, navigation aids, navigation routes, designated airspace, and airports.

**Aerospace Ground Equipment.** Fixed and mobile systems used for aircraft maintenance, startup, fueling, power, and air conditioning.

**Air Basin.** A region within which the air quality is determined by the meteorology and emissions within it with minimal influence on and impact by contiguous regions.

**Air Installation Compatible Use Zone (AICUZ).** A concept developed by the Air Force to promote land use development near its airfields in a manner that protects adjacent communities from noise and safety hazards associated with aircraft operations, and to preserve the operational integrity of the airfields.

**Air Quality Control Region.** A contiguous geographic area designated by the Federal government in which communities share a common air pollution status.

**Air Shed.** A volume of air with boundaries chosen to facilitate determination of pollutant inflow and outflow.

**Airport Radar Service Area.** Regulatory airspace surrounding designated airports wherein air traffic control provides vectoring and sequencing on a full-time basis for all IFR and VFR aircraft.

**Air Route Traffic Control Center (ARTCC).** A facility established to provide air traffic control service to aircraft operating on IFR flight plans within controlled airspace and principally during the en route phase of flight.

**Airport Traffic Area.** Airspace within a radius of 5 statute miles of an airport with an operating control tower, encompassing altitudes between the surface and 3,000 feet above ground level in which an aircraft cannot operate without prior authorization from the control tower.

**Air Traffic Control (ATC).** A service operated by appropriate authority to promote the safe, orderly and expeditious flow of air traffic.

**Airway.** A Class E airspace area established in the form of a corridor, the centerline of which is defined by radio navigational aids.

**Altitude.** Height, measured as a distance along the extended earth's radius above a given point, such as average sea level.

**Ambient Air Quality Standards.** Standards established on a state or federal level that define the limits for airborne concentrations of designated "criteria" pollutants (nitrogen dioxide, sulfur dioxide, carbon monoxide, total suspended particulates, ozone, and lead), to protect public health with an adequate margin of safety (primary standards) and to protect public welfare, including plant and animal life, visibility, and materials (secondary standards).

**American National Standards Institute (ANSI).** Serves as a consensus standard developed by representatives of industry, scientific communities, physicians, Government Agencies, and the public.

**Atmospheric Dispersion.** The process of air pollutants being dispersed into the atmosphere. This occurs by the wind that carries the pollutants away from their source and by turbulent-air motion that results from solar heating of the Earth's surface and air movement over rough terrain and surfaces.

**Attainment area.** A region that meets the National Ambient Air Quality Standards for a criteria pollutant under the Clean Air Act.

**Background Noise.** The total acoustical and electrical noise from all sources in a measurement system that may interfere with the production, transmission, time averaging, measurement, or recording of an acoustical signal.

**Beam Control.** Technologies associated with controlling the physical properties of high-energy beams and steering the energy transmitted by those beams to the target vehicle.

**Biota.** The plant and animal life of a region.

**Boost Phase.** The powered-flight portion of a missile from launch to termination of thrust of the rocket's final stage.

**Carbon monoxide (CO).** A colorless, odorless, poisonous gas produced by incomplete fossil-fuel combustion. One of the six pollutants for which there is a national ambient standard (see Criteria pollutants).

**Chemical Oxygen Iodine Laser (COIL).** A laser in which chemical action is used to produce the laser energy.

**Commercial aviation.** Aircraft activity licensed by state or federal authority to transport passengers and/or cargo for hire on a scheduled or nonscheduled basis.

**Controlled Airspace.** An airspace of defined dimensions within which air traffic control service is provided to IFR flights and to VFR flights in accordance with the airspace classification.

**Control Zone.** Controlled airspace with a normal radius of 5 statute miles from a primary airport plus any extensions needed to include instrument arrival and departure paths, encompassing altitudes between the surface and 14,449 feet mean sea level.

**Council on Environmental Quality.** Established by the National Environmental Policy Act (NEPA), the CEQ consists of three members appointed by the President. CEQ regulations (40 Code of Federal Regulations Parts 1500-1508, as of July 1, 1986) describe the process for implementing NEPA, including preparation of environmental assessments and environmental impact statements, and the timing and extent of public participation.

**Criteria pollutants.** The Clean Air Act required the U.S. Environmental Protection Agency to set air quality standards for common and widespread pollutants after preparing "criteria documents" summarizing scientific knowledge on their health effects. Today there are standards in effect for six "criteria pollutants": sulfur dioxide (SO<sub>2</sub>), carbon monoxide (CO), particulate matter less than 10 microns in diameter (PM<sub>10</sub>), nitrogen dioxide (NO<sub>2</sub>), ozone (O<sub>3</sub>), and lead (Pb).

**Cumulative impacts.** The combined impacts resulting from all activities occurring concurrently at a given location.

**Day-Night Average Sound Level (DNL).** The 24-hour average-energy sound level expressed in decibels, with a 10-decibel penalty added to sound levels between 10:00 p.m. and 7:00 a.m. to account for increased annoyance due to noise during night hours.

**Decibel.** A unit of measurement on a logarithmic scale which describes the magnitude of a particular quantity of sound pressure or power with respect to a standard reference value.

**Department of Defense Flight Information Publication (DOD FLIP).** A publication used for flight planning, en route, and terminal operations. FLIP is produced by the Defense Mapping Agency.

**Disproportionately high minority and/or low-income area.** A census tract or block numbering area in which the percentage of minority and/or low-income population is greater than that of the community of comparison as a whole.

**Employment.** The count of the number of jobs: persons holding more than one job are counted in each job.

**Endangered species.** A species that is threatened with extinction throughout all or a significant portion of its range.

**Environmental Impact Analysis Process.** The process of conducting environmental studies as outlined in Air Force Regulation 19-2.

**Environmental Justice.** An identification of potential disproportionately high and adverse human health or environmental effects on minority and/or low-income populations that may result from proposed federal undertakings (required by Executive Order 12898).

**Environmental Protection Agency.** The federal and/or state agency that regulates environmental matters and oversees the implementation of environmental laws.

**Executive Order 12898.** Issued by the President on February 11, 1994, this Executive Order requires federal agencies to develop implementation strategies, identify minority and low-income populations that may be disproportionately impacted by proposed federal actions, and solicit the participation of minority and low-income populations.

**Flight Level (FL).** A level of constant atmospheric pressure related to a surface datum of 29.92 inches of mercury. Each is stated in three digits that represent hundreds of feet. For example, flight level (FL) 250 represents a barometric altimeter indication of 7,620 meters (25,000 feet).

**General aviation.** All aircraft which are not commercial or military aircraft.

**Halon.** Bromine-containing compounds with long atmospheric lifetimes whose breakdown in the stratosphere cause depletion of ozone. Halons are used in firefighting.

**Hazardous Air Pollutant (HAP).** One of 45 substances (originally 189 substances were listed in the 1990 Amendments) listed in the Clean Air Act as pollutants that present or may present a threat of adverse human health effects or adverse environmental effects when released into the air.

**Hazardous material.** Generally, a substance or mixture of substances that has the capability of either causing or significantly contributing to an increase in mortality or an increase in serious irreversible or incapacitating reversible illness; or posing a substantial present or potential risk to human health or the environment. Use of these materials is regulated by Department of Transportation, Occupational Safety and Health Administration (OSHA), and Superfund Amendments and Reauthorization Act (SARA).

**Hazardous waste.** A waste, or combination of wastes, which, because of its quantity, concentration, or physical, chemical, or infectious characteristics, may either cause, or significantly contribute to, an increase in mortality or an increase in serious irreversible illness; or pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, disposed of, or otherwise managed. Regulated under the Resource Conservation and Recovery Act (RCRA).

**Hypergolic.** Two or more substances capable of igniting spontaneously upon contact.

**Impacts/Effects.** An assessment of the meaning of changes in all attributes being studied for a given resource; an aggregation of all the adverse effects, usually measured using a qualitative and nominally subjective technique. In this EIS, as well as in the Council on Environmental Quality regulations, the word impact is used synonymously with the word effect.

**Indirect Effects.** The economic effects not included in the exogenous (direct) change entered through policy variables for a simulation.

**Induced Effects.** Economic effects resulting from the re-spending of wages, i.e., new employees have money to spend.

**Infrared.** A range of electromagnetic-radiation wavelengths longer than visible light and shorter than microwave wavelengths.

**Instrument Flight Rules (IFR).** Rules governing the procedures for conducting instrument flight.

**Institute of Electrical and Electronics Engineers (IEEE).** The IEEE is a non-profit, technical professional association of more than 350,000 individual members in 150 countries. Through its members, the IEEE is a leading authority in technical areas ranging from computer engineering, biomedical technology and telecommunications, to electric power, aerospace/consumer electronics, and radiofrequency/microwave radiation.

**Interstate.** The designated National System of Interstate and Defense Highways located in both rural and urban areas; they connect the east and west coasts and extend from points on the Canadian border to various points on the Mexican border.

**Jet Route.** A route designed to serve aircraft operations from 18,000 feet MSL up to an including flight level 450. The routes are referred to as "J" routes with numbering to identify the designated route.

**joule (J).** The work done when the point of application 1...unit of force [Newton] moves a distance of 1 meter in the direction of the force; a unit of measure for energy.

**Launch Azimuth.** Missile-launch direction measured in degrees clockwise from the local north-pointing longitude line at the launch site.

**Launch Detection.** Initial indication by any one of a variety of sensors that a booster has been launched from some point on the surface of the earth, with initial characterization of the booster type.

**Lead (Pb).** A heavy metal used in many industries, which can accumulate in the body and cause a variety of negative effects. One of the six pollutants for which there is a national ambient air quality standard (see Criteria pollutants).

**Loudness.** The qualitative judgment of intensity of a sound by a human being.

**Low-Income Population.** Persons below the poverty level, designated as \$12,674 for a family of four in 1989 by the U.S. Bureau of the Census.

**Maximum Permissible Exposure (MPE).** The rms and peak electric and magnetic field strengths, their squares, or the plane-wave equivalent power densities associated with these fields and the induced and contact currents to which a person may be exposed without harmful effect and with an acceptable safety factor.

**Mean Sea Level (MSL).** The average height of the sea surface if undisturbed by waves, tides, or winds.

**Micron.** A unit of length equal to one millionth of a meter; also called a micrometer. There are approximately 25,400 microns per inch.

**Military Authority Assumes Responsibility For Separation of Aircraft (MARSA).** A condition whereby the military services involved assume responsibility for separation between participating military aircraft in the ATC system. It is used only for required IFR operations which are specified in letters of agreement or other appropriate FAA or military documents.

**Military Operations Area (MOA).** *Airspace areas of defined vertical and lateral limits established for the purpose of separating certain training activities, such as air combat maneuvers, air intercepts, and acrobatics, from other air traffic operating under instrument flight rules.*

**Military Training Route (MTR).** Airspace of defined vertical and lateral limits established for the purpose of separating certain training activities such as air combat maneuvers, air intercepts, and aerobatics from other air traffic operating under IFR.

**Minority Population.** Persons designated as Black; American Indian, Eskimo, or Aleut; Asian or Pacific Islander; other; and of Hispanic origin in census data.

**Missile Alternative Range Target Instrument (MARTI).** A balloon mounted target board utilized for flight testing of the airborne laser systems.

**Mitigation.** A method or action to reduce or eliminate program impacts.

**National Airspace System (NAS).** The common network of U.S. airspace; air navigation facilities, equipment and services, airports or landing areas; aeronautical charts, information and services; rules, regulations and procedures, technical information, and manpower and material. Included are system components shared jointly with the military.

**National Ambient Air Quality Standards.** Section 109 of the Clean Air Act requires the U.S. Environmental Protection Agency to set nationwide standards, the National Ambient Air Quality Standards (NAAQS), for widespread air pollutants. Currently, six pollutants are regulated by primary and secondary NAAQS: carbon monoxide, lead, nitrogen dioxide, ozone, particulate matter (PM<sub>10</sub>), and sulfur dioxide (see Criteria pollutants).

**National Environmental Policy Act.** Public Law 91-190, passed by Congress in 1969. The National Environmental Policy Act (NEPA) established a national policy designed to encourage consideration of the influences of human activities (e.g., population growth, high-density urbanization, industrial development) on the natural environment. NEPA also established the Council on Environmental Quality. NEPA procedures require that environmental information be made available to the public before decisions are made. Information contained in NEPA documents must focus on the relevant issues in order to facilitate the decision-making process.

**Native vegetation.** Plant life that occurs naturally in an area without agricultural or cultivation efforts. It does not include species that have been introduced from other geographical areas and have become naturalized.

**Nautical Mile.** An international unit of distance equal to 1,852 meters, 6,076 feet, or 1.151 statute miles.

**Navigable Airspace.** Airspace at or above the minimum flight altitudes prescribed in the Federal Aviation Regulations included airspace needed for safe takeoff and landing.

**Nitrogen dioxide (NO<sub>2</sub>).** Gas formed primarily from atmospheric nitrogen and oxygen when combustion takes place at high temperature. NO<sub>2</sub> emissions contribute to acid deposition and formation of atmospheric ozone. One of the six pollutants for which there is a national ambient standard (see Criteria pollutants).

**Nitrogen oxides (NO<sub>x</sub>).** Gases formed primarily by fuel combustion, which contribute to the formation of acid rain. Hydrocarbons and nitrogen oxides combine in the presence of sunlight to form ozone, a major constituent of smog.

**Noise.** Any sound that is undesirable because it interferes with speech and hearing, or is intense enough to damage hearing, or is otherwise annoying (unwanted sound).

**Noise attenuation.** The reduction of a noise level from a source by such means as distance, ground effects, or shielding.

**Nonattainment area.** An area that has been designated by the U.S. Environmental Protection Agency or the appropriate state air quality agency, as exceeding one or more National or California Ambient Air Quality Standards.

**Ozone (O<sub>3</sub>) (ground level).** A major ingredient of smog. Ozone is produced from reactions of hydrocarbons and nitrogen oxides in the presence of sunlight and heat. Some 68 areas, mostly metropolitan areas, did not meet a December 31, 1987 deadline in the Clean Air Act for attaining the ambient air quality standard for ozone.

**Passive Sensor.** A sensor that detects naturally occurring emissions from a target for tracking and/or identification purposes.

**Personal Income.** The sum of wage and salary disbursements, other labor income, proprietor's income, rental income, personal dividend income, personal interest income, and transfer payments, less personal contributions for social insurance.

**Pharmacy Concept.** The use of a base central supply location to distribute hazardous materials/products to Air Force organizations. As part of the process, customers are to return unused portions of the materials/products for subsequent use or disposal.

**Polychlorinated biphenyls (PCBs).** Any of a family of industrial compounds produced by chlorination of biphenyl. These compounds are noted chiefly as an environmental pollutant that accumulates in organisms and concentrates in the food chain with resultant pathogenic and teratogenic effects. They also decompose very slowly.

**Prevention of Significant Deterioration (PSD).** In the 1977 Amendments to the Clean Air Act, Congress mandated that areas with air cleaner than required by National Ambient Air Quality Standards must be protected from significant deterioration. The Clean Air Act's Prevention of Significant Deterioration program consists of two elements: requirements for best available control technology on major new or modified sources, and compliance with an air quality increment system.

**Prevention of Significant Deterioration Area.** A requirement of the Clean Air Act (160 et seq.) that limits the increases in ambient air pollutant concentrations in clean air areas to certain increments even though ambient air quality standards are met.

**Prohibited Area.** Airspace designated under FAR Part 73 within which no person may operate an aircraft without the permission of the using agency.

**Radon.** A naturally occurring, colorless, and odorless radioactive gas that is produced by radioactive decay of naturally occurring uranium.

**Restricted Area.** Airspace designated under FAR Part 73, within which the flight of aircraft, while not wholly prohibited, is subject to restriction. Most restricted areas are designated joint use and IFR/VFR operations in the area may be authorized by the controlling air traffic control facility when it is not being utilized by the using agency. Restricted areas are depicted on en route charts.

**Ruderal.** Weedy or introduced vegetation growing in disturbed areas.

**Slow Routes.** Slow speed low altitude training routes used for military air operations at or below 1,500 feet at airspeeds of 250 knots or less.

**Solvent.** A substance that dissolves or can dissolve another substance.

**Sound.** The auditory sensation evoked by the compression and rarefaction of the air or other transmitting medium.

**Sulfur dioxide (SO<sub>2</sub>).** A toxic gas that is produced when fossil fuels, such as coal and oil, are burned. SO<sub>2</sub> is the main pollutant involved in the formation of acid rain. SO<sub>2</sub> also can irritate the upper respiratory tract and cause lung damage. During 1980, some 27 million tons of SO<sub>2</sub> were emitted in the United States, according to the Office of Technology Assessment. The major source of SO<sub>2</sub> in the United States is coal-burning electric utilities.

**Theater.** The geographical area outside the continental United States for which a commander of a unified or specified command has been assigned.

**Theater Ballistic Missile.** A ballistic missile whose target is within a theater or which is capable of attacking targets in a theater.

**Theater Missile Defense.** The strategies and tactics employed to defend a geographical area outside the United States against attacks from short-range, intermediate-range or medium-range ballistic missiles.

**Threatened species.** Plant and wildlife species likely to become endangered in the foreseeable future.

**Trajectory.** The curve described by an object moving through space.

**Transition Area.** Controlled airspace extending 700 feet or more upward from the surface of the earth when designated in conjunction with an airport for which an approved instrument approach procedure has been prescribed; or from 1,200 feet or more above the surface of the earth when designated in conjunction with airway route structures or segments. Unless otherwise specified, transition areas terminate at the base of the overlying controlled airspace.

**U.S. Environmental Protection Agency (EPA).** The independent federal agency, established in 1970, that regulates federal environmental matters and oversees the implementation of federal environmental laws.

**Visual Flight Rules (VFR).** Rules that govern the procedures for conducting flight under visual conditions.

**Volatile Organic Compounds (VOCs).** Compounds containing carbon, excluding CO, CO<sub>2</sub>, carbonic acid, metallic carbides, metallic carbonates, and ammonium carbonate.

**Wetlands.** Areas that are inundated or saturated with surface or groundwater at a frequency and duration sufficient to support a prevalence of vegetation typically adapted for life in saturated soil. This classification includes swamps, marshes, bogs, and similar areas.

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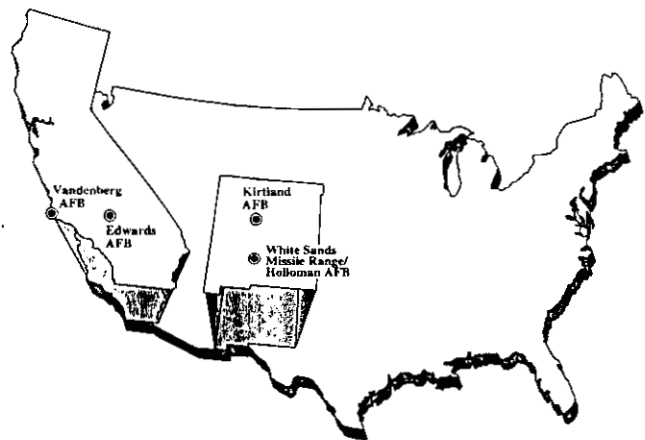
## ACRONYMS AND ABBREVIATIONS

AAA	American Automobile Association
AAF	Army Air Field
ABL	Airborne Laser
ACM	asbestos-containing material
AEHD	Albuquerque Environmental Health Department
AFB	Air Force Base
AFFTC	Air Force Flight Test Center
AFI	Air Force Instruction
AFOSH	Air Force Office of Safety and Health
AFRL/HEDO	Air Force Research Laboratory Optical Radiation Branch
AGE	aerospace ground equipment
AGL	above ground level
AHERA	Asbestos Hazard Emergency Response Act
AIRS	Aerometric Information Retrieval System
ANSI	American National Standards Institute
AQCB	Air Quality Control Board
AQCR	Air Quality Control Region
AR	Army Regulation
ARS	active ranging system (laser)
ARTCC	Air Route Traffic Control Center
ATC	air traffic control
ATCAA	Air Traffic Control Assigned Airspace
BASH	Bird-Air Strike Hazard
B.C.	Before Christ
BHP	basic hydrogen peroxide
BHPO	Base Historic Preservation Officer
BILL	Beacon Illuminator Laser
BMDS	Ballistic Missile Defense System
BPD	Boost Phase Defense
CAA	Clean Air Act
CAE	control area extension
CCR	Code of California Regulations
CEQ	Council on Environmental Quality
CERCLA	Comprehensive Environmental Response, Compensation and Liability Act
CFA	controlled firing area
CFR	Code of Federal Regulations
Cl <sub>2</sub>	chlorine
CO	carbon monoxide
CO <sub>2</sub>	carbon dioxide
COC	Chemical of Concern
COIL	chemical, oxygen, iodine laser
Council	Advisory Council for Historic Preservation
CPSC	Consumer Product Safety Commission
°	degree
dB	decibel
dBA	decibel A-weighted
DNL	day-night average sound level
D <sub>2</sub> O	deuterium oxide

D <sub>2</sub> O <sub>2</sub>	deuterated hydrogen peroxide
DOD	Department of Defense
DOE	Department of Energy
DOT	Department of Transportation
EA	environmental assessment
EHS	extremely hazardous substance
EIS	environmental impact statement
EPA	Environmental Protection Agency
EPCRA	Emergency Planning and Community Right-to-Know Act
EWR	Eastern and Western Range
F	Fahrenheit
FAA	Federal Aviation Administration
FAR	Federal Aviation Regulation
FDA	Food and Drug Administration
FEIS	final environmental impact statement
FIFRA	Federal Insecticide, Fungicide, and Rodenticide Act
FL	flight level
FONSI	Finding of No Significant Impact
FR	Federal Register
GMD	Ground-based Midcourse Defense
GPRA	Ground Pressure Recovery Assembly
H <sub>2</sub> O <sub>2</sub>	hydrogen peroxide
HAP	hazardous air pollutants
He	helium
HEL	High-Energy Laser
HELSTF	High-Energy Laser Systems Test Facility
HI-DESERT TRACON	High Desert Terminal Radar Approach Control
HUD	Department of Housing and Urban Development
ICAO	International Civil Aviation Organization
ICBM	intercontinental ballistic missile
I <sub>2</sub>	iodine
IFR	instrument flight rules
IMF	Integrated Maintenance Facility
IRP	Installation Restoration Program
IRST	infrared search and track
JP-#	jet propulsion fuel
KAFBI	Kirtland AFB Instruction
kg	kilograms
km	kilometer
LANL	Los Alamos National Laboratory
LC	Launch Complex
LF	Launch Facility
LGAC	laser-generated air contaminants
µg/l	micrograms per liter
µg/m <sup>3</sup>	micrograms per cubic meter
µm	micrometers
MARSA	military authority assumes responsibility for separation of aircraft
MARTI	Missile Alternative Range Target Instrument
MCAS	Marine Corps Air Station
MCL	maximum contaminant level

MDA	Missile Defense Agency
MILCON	Military Construction
MMS	Minerals Management Service
MOA	Military Operations Area
MOU	Memorandum of Understanding
MPE	maximum permissible exposure
mph	miles per hour
MSDS	material safety data sheet
MSL	mean sea level
MTR	military training route
NAAQS	National Ambient Air Quality Standards
NAS	Naval Air Station
NASA	National Aeronautics and Space Administration
NAWS	Naval Air Weapons Station
NBC	nuclear, biological, or chemical
Nd:YAG	Neodymium:Yttrium Aluminum Garnet
NEPA	National Environmental Policy Act
NESHAP	National Emissions Standards for Hazardous Air Pollutants
NFPA	National Fire Protection Association
NH <sub>3</sub>	anhydrous ammonia
NHPA	National Historic Preservation Act
nm	nautical mile
NMAC	New Mexico Administrative Code
NMDGF	New Mexico Department of Game and Fish
N <sub>2</sub>	nitrogen
NOHD	Nominal Ocular Hazard Distance
NOHZ	Nominal Ocular Hazard Zone
NOI	Notice of Intent
NOTAM	Notice to Airmen
NO <sub>x</sub>	nitrogen oxides
NRHP	National Register of Historic Places
NSR	New Source Review
OPNAVINST	Office of the Chief Naval Operations Instruction
OPR	Office of Primary Responsibility
OSHA	Occupational Safety and Health Administration
PAH	polynuclear aromatic hydrocarbon
PCB	polychlorinated biphenyl
pH	hydrogen ion concentration
PIRA	Precision Impact Range Area
P.L.	Public Law
PM <sub>10</sub>	particulate matter equal to or less than 10 microns in diameter
POL	petroleum, oil, and lubricants
ppm	parts per million
PRS	pressure recovery system
RANS	Range Squadron
RCRA	Resource Conservation and Recovery Act
ROD	Record of Decision
ROI	region of influence
SEIS	supplemental environmental impact statement
SEL	sound exposure level

SHEL	Surrogate High-Energy Laser
SHPO	State Historic Preservation Officer
SIF	System Integration Facility
SIL	System Integration Laboratory
SIP	State Implementation Plan
SLC	Space Launch Complex
SMDC	Space and Missile Defense Command
SO <sub>2</sub>	sulfur dioxide
SOP	Standard Operating Procedure
SPO	System Program Office
SUA	special use airspace
SW	Space Wing
TEL	transporter/erector/launcher
TILL	Track Illuminator Laser
TMD	theater missile defense
TRICS	Transportable Integrated Chemical Scrubber
U.S.C.	United States Code
USCG	U.S. Coast Guard
UV	Ultraviolet
VFR	visual flight rules
VMT	vehicle miles traveled
VOC	volatile organic compound
WCOOA	West Coast Offshore Operating Area
W/cm <sup>2</sup>	watts per square centimeter
WSMR	White Sands Missile Range
WSRF	White Sands Radar Facility



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## **APPENDIX B**

# **1997 FEIS EXECUTIVE SUMMARY AND RECORD OF DECISION**

**APPENDIX B**  
**1997 FEIS EXECUTIVE SUMMARY**  
**AND RECORD OF DECISION**

## **EXECUTIVE SUMMARY**

This is a summary of the Final Environmental Impact Statement (FEIS) for the Program Definition and Risk Reduction (PDRR) Phase of the Airborne Laser (ABL) Program. A complete copy of the Final Environmental Impact Statement (FEIS) can be viewed at the libraries listed at the end of the Executive Summary. This FEIS examines the potential for impacts to the environment as a result of conducting U.S. Air Force (USAF) PDRR Phase activities at various proposed military locations.

### **PROGRAM OVERVIEW**

The Airborne Laser Acquisition Program has completed the Concept Design Phase, with two competing contractors developing a proposed system design. The next acquisition phase is the PDRR, for which this document was prepared. The selected contractor will proceed with verifying preliminary design and engineering and building a prototype ABL aircraft that can be tested. If the demonstration tests of the prototype are successful, two phases will follow. Engineering, Manufacturing and Development (EMD) will include building a second full-scale ABL aircraft and operational performance tests. Production will involve procuring an additional five aircraft. The ABL acquisition program is depicted in Figure ES-1.

The PDRR ABL Program will comply with National Aerospace Standard 411 or a comparable program. This Hazardous Material Management Program will ensure environmental compliance and seek to minimize the use of all hazardous materials. The USAF will also develop a pollution prevention program to ensure that the environment is protected to the greatest extent feasible. The PDRR ABL contractor will be required to implement a comprehensive system safety program, using MIL-STD-882-C as guidance. The program will identify hazards and impose design requirements, operating procedures, and management controls to prevent mishaps.

### **NEED FOR AND PURPOSE OF ACTION**

The United States needs a more accurate and effective defense against mobile theater ballistic missiles (TBMs) by destroying them during boost phase, just after launch. The debris would then fall back on the aggressor. The U.S. and its allies have a limited capability to defend against hostile TBM attacks. Current capabilities are limited to defense of troops or high-value assets within a small area of a theater of operations as the missile nears its target. Improvements in missile range and accuracy, the rapid increase in the number of missile-capable nations, and the absence of arms limitation treaties increase the threat. TBM launchers are difficult to detect because the launchers and support equipment are highly mobile.

The purpose of the PDRR ABL Phase is to demonstrate under operational conditions that the USAF can use a high-energy chemical oxygen iodine laser (COIL) onboard an aircraft to acquire and destroy TBM targets during boost phase (while the rocket motor is still burning).

### **PDRR ABL DESCRIPTION**

The PDRR ABL is a modified B747 aircraft that would accommodate a laser-weapon device and laser-fuel storage tanks. The aircraft would also incorporate a low-powered acquisition, tracking and pointing laser, a laser-beam control system designed to focus the beam on target, and a beam director (telescope) enclosed in a turret at the front of the aircraft. A Battle Management Command Center provides computerized control of all aspects of the laser-weapon system, communications, and intelligence systems onboard the aircraft (Figure ES-2).

The PDRR ABL would fly at high altitude, and would detect and track launches of TBMs using onboard sensors. Active tracking of the missile would begin when the TBM breaks clear of the clouds at approximately 40,000 feet above mean sea level (AMSL). The high-energy laser (HEL) would then be directed horizontally or in an upward position toward the missile. The energy from the laser would heat the missile's booster components and cause a stress fracture, which would destroy the missile. The geometry of the tests would preclude operation of the laser except at a horizontal or upward angle.

The COIL operates by creating chemical reactions between chlorine gas and a mixture of hydrogen peroxide and alkali metal hydroxides. Iodine is added to the mixture, and the chemicals are pulled through a mixing nozzle at high velocities. The reaction of the chemicals creates light energy, which is then focused by mirrors and lenses into a laser beam.

The USAF has more than 25 years experience in working with chemical lasers. Fundamental work on chemical lasers began in 1960. The COIL was invented in 1977 at the Air Force Weapons Laboratory, which has since become a part of the USAF Phillips Laboratory, and has been under continuous development since then. A dedicated COIL facility was constructed at Kirtland AFB in 1979, giving the USAF 17 years of experience in routine storage and handling of laser chemicals and operation of the COIL. The USAF has also had experience with lasers integrated aboard aircraft. The Airborne Laser Laboratory aircraft was tested in the early 1980s, using a laser to successfully destroy five air-to-air missiles.

## **IMPLEMENTING REGULATIONS**

The USAF is committed to conducting the PDRR ABL Phase activities in compliance with all applicable environmental laws, regulations, executive orders, DoD and USAF instructions, permits, and consultation and compliance agreements with regulatory agencies.

The Council on Environmental Quality (CEQ) regulations implementing NEPA (40 CFR §§ 1500-1508), DoD Instruction 4715.9, *Environmental Planning and Analysis*, DoD Regulation 5000.2-R, *Mandatory Procedures for Major Defense Acquisition Programs (MDAPs) and Major Automated Information System (MAIS) Acquisition Programs*, and Air Force Instruction (AFI) 32-7061, *The Environmental Impact Analysis Process*, direct USAF officials to consider environmental consequences when authorizing or approving federal actions. This FEIS evaluates the environmental consequences and impacts of specific PDRR ABL Phase activities and informs the public of the important issues and any reasonable alternatives that would avoid or minimize adverse impacts of the PDRR ABL Phase activities.

## **DECISION TO BE MADE**

The decision to be made by the USAF is to determine where the activities will occur. The PDRR ABL Phase requires a Home Base, a Diagnostic Test Range, and an Expanded-Area Test Range. The decision possibilities include selecting the proposed action, selecting one of the alternatives, or selecting the no-action alternative. The Assistant Secretary of the Air Force for Acquisitions will be the decision-maker.

## **PUBLIC PARTICIPATION**

Public scoping meetings were held in New Mexico and California in April and May 1995. The scoping process identified seven significant issues, which are described in detail in Table 1-1 and addressed in Chapters 1 and 3. Those issues are 1) laser-eye safety and potential beam impacts, 2) aircraft safety, 3) impacts on air quality and upper atmosphere, 4) impacts to marine mammals and endangered species, 5) storage and handling of laser fuel, 6) impacts on surrounding communities, and 7) impacts on recreation and commercial fishing.

The DEIS was issued in October 1996. Copies were made available for review in local libraries and provided to those requesting them. At public hearings held in early-to-mid December 1996, the Air Force presented the findings of the DEIS and invited public comments through January 10, 1997. All comments were reviewed and addressed and have been included in their entirety in Volume II of this document.

The text of this FEIS has been revised, when appropriate, to reflect responses to public comments. These changes range from typographical corrections to additional analyses. Notable changes to the FEIS include modification of the document to address questions about the impacts of PDRR ABL activities on the upper atmosphere, the addition of clarifying language regarding potential impacts of missile debris on marine mammals, revised language to show the status of lands surrounding White Sands Missile Range, and a description of future environmental documentation to be prepared for the Airborne Laser Program.

## DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES

A Home Base, Diagnostic Test Range, and Expanded-Area Test Range are required to effectively demonstrate the ability of the PDRR ABL to destroy a TBM in boost phase. This FEIS considers the following locational alternatives for PDRR ABL activities:

Home Base (1999-2002)	Edwards Air Force Base (Proposed Action) Kirtland Air Force Base (Alternative 1)
Diagnostic Test Range (2001-2002)	White Sands Missile Range (Proposed Action) China Lake Naval Air Warfare Center (Alternative 1)  Western Range, including Vandenberg AFB and/or Point Mugu Naval Air Warfare Center Weapons Division and their operational areas (Alternative 2)
Expanded-Area Test Range 2002)	Western Range, including Vandenberg AFB and/or Point Mugu (2001- and their operational areas (Proposed Action)
No-action Alternative	PDRR ABL activities would not be conducted at any location

The proposed action is the USAF preferred alternative: selection of Edwards AFB as Home Base, White Sands Missile Range as Diagnostic Test Range, and the Western Range as Expanded-Area Test Range.

**Home Base.** The Home Base is the location where the laser-weapon system will be integrated into the aircraft and where ground tests and initial aircraft flight tests will occur. The Home Base will also house the B747 aircraft, its flightline maintenance, ground test facilities, fuel storage and transfer, ground pressure recovery system for the laser, and technical and support personnel.

**Diagnostic Test Range.** The Diagnostic Test Range is the location for initial airborne equipment checks of the laser-weapon system after it has been integrated into the aircraft, including acquisition, tracking and pointing of missile and drone targets. These checks may include flights to determine airworthiness of the B747 aircraft and to test the air-refueling modifications to the plane. Although up to 20 flights of the PDRR ABL aircraft may occur, a maximum of six missiles and four drones would be launched and recovered at the Diagnostic Test Range.

**Expanded-Area Test Range.** The Expanded-Area Test Range is the location where the PDRR ABL laser-weapon system would track and destroy either a single TBM or multiple TBMs during boost phase. Up to ten flights of the PDRR ABL aircraft may occur, and up to ten missiles may be launched at the

Expanded-Area Test Range. However, the high-energy laser would only be used against a maximum of six missiles.

## **ADDITIONAL ENVIRONMENTAL DOCUMENTATION**

The Missile Defense Act of 1991 mandated the development of a theater missile defense (TMD) program to defend United States personnel and assets against the threat of theater ballistic missiles. Various elements of the TMD program were delegated to the Army, Air Force, Navy, and Marine Corps. The Ballistic Missile Defense Organization (BMDO) was designated as the management office, and it prepared the Final Theater Missile Defense Programmatic Life-Cycle Environmental Impact Statement (U.S. Army, 1993). TMD integrated three components: (1) Active Defense, to destroy enemy missiles in flight; (2) Counterforce, to destroy an enemy's ability to launch missiles; and (3) Passive Defense, to evade detection and enhance survival from missile attack. The TMD Programmatic Life-Cycle EIS addressed, in broadest terms, the potential environmental impacts of the proposed research, development, and testing of the various TMD components. While calling for a mix of Active Defense, Counterforce, and Passive Defense, it did not focus on system-specific or site-specific activities, and was intended to be a first-tier document from which future environmental documentation could be prepared.

The USAF concluded that a deficiency in Active Defense, that is, destroying missiles during their boost phase, should be addressed. It made the decision to build on its long experience with high-energy lasers and fund the early ABL concept-design phase. The USAF prepared this FEIS to study the potential impacts of PDRR ABL activities on alternative locations where the weapons system might be tested and to assist the decision makers in the site selection process. This FEIS will be supplemented by additional environmental documentation. The USAF expects to prepare an Environmental Assessment to cover the Engineering, Manufacturing, and Development Phase of the Airborne Laser Program, and a full Programmatic EIS to cover production, deployment, maintenance and training for the system.

## **ENVIRONMENTAL IMPACTS ASSESSMENT**

Routine PDRR ABL operations would impact environmental resources at Home Base and the Test Ranges, but the impacts are of short duration. The assessment of potential impacts is based on the requirements in 40 CFR § 1508.27. Those guidelines established by the CEQ specify that significance should be determined in relationship to both context and intensity (severity).

An interdisciplinary team analyzed the affected environment and the impact from the PDRR ABL Phase activities at each location. This analysis was performed very early in the development of the ABL so that environmental considerations could be incorporated into the design.

## **SUMMARY OF ENVIRONMENTAL IMPACTS**

The consequences for each environmental attribute at the proposed and alternative locations have been assessed. The environmental impact analyses were based on the two competing contractor designs. Where the contractor designs differed, the USAF provided a set of assumptions to encompass both designs and ensure an appropriate analysis of potential environmental impacts. Table ES-1 summarizes the environmental impacts of routine PDRR ABL activities at Home Base. Because activities at the Test Ranges differ from those at Home Base, Table ES-2 summarizes the environmental impacts of routine PDRR ABL activities at the ranges.

Potential impacts to upper atmosphere and those resulting from accidents are not site-specific. Therefore, they are discussed separately from the environmental attributes listed in the impact tables.

**Impacts to Upper Atmosphere (Normal Operations).** Routine operation of the high-energy laser (HEL) at 12 km altitude will release chlorine and ammonia in the upper reaches of the troposphere and in the lower stratosphere. However, at normal aircraft cruising speed, the concentrations of the chemicals in the mixing volume of the atmosphere would be low and would not pose any toxicity hazards. The concentration levels would rapidly disperse in the high winds. In the troposphere, chlorine emissions would be quickly converted to water soluble forms, and most would be removed from the atmosphere through precipitation without ever reaching the stratosphere. If the ABL aircraft is flying in the stratosphere when the HEL is fired, the local concentration of chlorine would increase approximately 35 percent for a short period of time (less than 24 hours). The naturally occurring winds would continue to mix the chlorine from the HEL firing within the stratosphere. The long term increase of chlorine in the stratosphere from all PDRR ABL HEL firings would be less than  $3 \times 10^{-7}$  percent over normal background levels of chlorine. Flights by the Black Brant and Orion target missiles would emit chlorine into the stratosphere. However, emission levels would rapidly decrease to the background level, as stratospheric winds disperse the chlorine.

**Impacts to Upper Atmosphere (Emergency Operations).** The PDRR ABL aircraft has Halon 1301, a Class I ozone-depleting substance, on board as a fire suppressant. The Halon 1301 could be released in the event of a fire onboard the aircraft. The probability of a fire is extremely low and in the unlikely event of a release, a very small amount of Halon would reach the atmosphere. An emergency operation could involve the dumping of aircraft fuel and laser chemicals into the atmosphere. However, concentration levels would be well below toxic exposure limits in the mixing volume of the atmosphere and would have no measurable long-term impacts on the environment.

**Accidents.** Accidents involving spills of fuels, fires, explosions, or other events may have harmful environmental impacts to natural resources. The possibility of such occurrences would be remote, and strict compliance with federal and state regulations for safety, transportation, and hazardous material handling would minimize adverse impacts to every degree feasible.

## CUMULATIVE IMPACTS

Cumulative impacts result from the incremental impact of a PDRR ABL Phase alternative when combined with the impacts of *other* past, present, and reasonably foreseeable future actions at a location. Those activities and resource attributes associated with implementing PDRR ABL Phase activities which may contribute to cumulative impacts are summarized in the Cumulative Impact section of each location. However, no specific information regarding activities of other programs which may be scheduled at the locations in the years 1999-2002 is currently available for analysis. A more detailed analysis will be done as the information becomes available and as PDRR ABL system test details are defined.

Generally, the contribution to cumulative impacts from PDRR ABL activities at each specific site is minor. Two items, however, deserve further mention. First, missile launches at all the ranges are likely to result in startle responses in local wildlife. It is especially true, however, at Vandenberg AFB which has the fewest launches per year of any of the proposed ranges under current operations. Second, PDRR ABL Phase activities at the Home Base would add several million dollars in wages and procurement spending to the local economy, providing a beneficial effect.

## CONCLUSION

The purpose of this FEIS is two-fold: 1) to determine the environmental impacts of PDRR ABL Phase activities, and 2) to utilize this information to incorporate environmental considerations early in the design process. The USAF will review the design and analyze any hazards associated with the PDRR ABL Phase. Once safety and environmental hazards are identified, design modifications, safety features, and operational procedures will be defined to reduce the risks to workers the public, and the environment.

## REPOSITORIES

The full Environmental Impact Statement will be available for review for at least 30 days from the Notice of Availability published in the *Federal Register* at the following libraries:

Government Documents Section  
Zimmerman Library  
University of New Mexico  
Albuquerque, New Mexico

Reference Section  
E.P. Foster Library  
651 E. Main Street  
Ventura, California

Reference Section  
Albuquerque Public Library  
501 Copper N.W.  
Albuquerque, New Mexico

Government Documents Section  
University Library  
New Mexico State University  
Las Cruces, New Mexico

Reference Section  
Branigan Memorial Library  
202 East Picacho Avenue  
Las Cruces, New Mexico

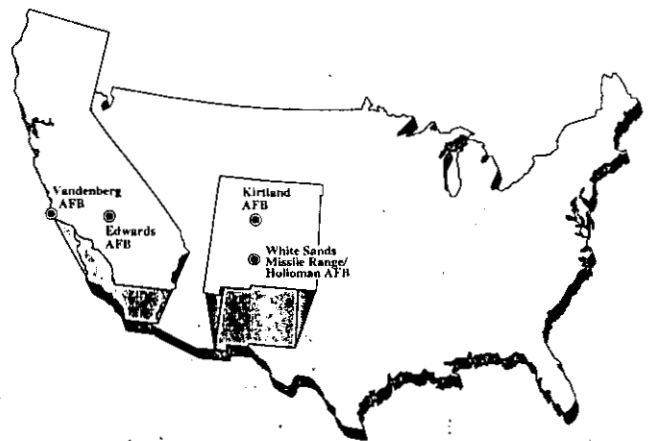
Roy A. Knapp Library  
Antelope Valley College  
3041 W. Avenue K  
Lancaster, California

Base Library  
Building 2665  
Edwards Air Force Base, California  
Base Library  
Building 22204  
Kirtland AFB, New Mexico

Lompoc Public Library  
501 E. North Avenue  
Lompoc, California  
Alamogordo Public Library  
920 Oregon Avenue  
Alamogordo, New Mexico

Socorro Public Library  
401 Park Street  
Socorro, New Mexico

Truth or Consequences Public Library  
325 Library Lane  
Truth or Consequences, New Mexico



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## APPENDIX C

## NOTICE OF INTENT

**APPENDIX C**  
**NOTICE OF INTENT**

## **DEPARTMENT OF DEFENSE**

### **Office of the Secretary**

#### **PREPARATION OF A SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT (SEIS) FOR THE AIRBORNE LASER (ABL) PROGRAM.**

**AGENCY: Missile Defense Agency (MDA), Department of Defense**

**ACTION: Notice of Intent**

#### **SUMMARY:**

MDA is preparing a Supplemental final environmental impact statement (SEIS) for the Program Definition and Risk Reduction (PDRR) Phase of the Airborne Laser Program (ABL) (April 1997) and Record of Decision (ROD) (September 1997). The SEIS will analyze proposed ABL Program test activities at Kirtland Air Force Base (AFB), Holloman Air Force Base (AFB), and White Sands Missile Range (WSMR), New Mexico, and Edwards Air Force Base (AFB), Vandenberg Air Force Base (AFB), and the adjacent Point Mugu Naval Air Warfare Center (PMNAWC) Sea Range, California. The SEIS will be prepared in accordance with the National Environmental Policy Act, (NEPA) as amended (42 U.S. Code [U.S.C.] 4321, et seq.), and the Council on Environmental Quality Regulations for implementing the procedural provisions of NEPA (40 CFR Parts 1500-1508).

The ABL is a laser weapon system installed on a Boeing 747-400F aircraft capable of operating for extended periods of time. Up to two such aircraft would be developed. The ABL weapon system is proposed to include four lasers:

- Active Ranging System (ARS) Laser (a small carbon dioxide laser used to begin tracking a target),

- Track Illumination Laser (TILL), (a solid state laser used to provide detailed tracking of a target),
- Beacon Illuminator Laser (BILL), (a solid state laser used to measure atmospheric distortion), and
- High-Energy Laser (HEL), (i.e., Chemical Oxygen-Iodine Laser (COIL) - a chemical laser used to destroy a target).

An additional laser, a surrogate for the HEL (SHEL), will be used during testing in place of the HEL. The SHEL is a low-power solid-state laser that would be used in both ground and flight testing. The ABL also would include an Infrared Search and Track (IRST) sensor (a passive infrared device used to identify heat sources).

The 1997 PDRR ABL final environmental impact statement (FEIS) analyzed use of a COIL HEL on board an aircraft to destroy ballistic missiles in the boost phase. The ROD on the FEIS documented the Air Force's decision to proceed with PDRR phase ABL home base activities at Edwards AFB, diagnostic test activities over WSMR, and expanded area test activities at Vandenberg AFB and the PMNAWC Sea Range. Since completion of the FEIS, specific proposed test activities have been identified and additional information made available about the proposed testing that warrant preparation of an SEIS.

**FOR FURTHER INFORMATION CONTACT:** Ms. Pamela Bain, Director, External Affairs, Missile Defense Agency, 7100 Defense Pentagon, Washington, DC 20301-7100.

**SUPPLEMENTARY INFORMATION:** The MDA is developing an ABL element of the Ballistic Missile Defense System (BMDS). The BMDS being developed is intended to provide an effective defense for the United States, its deployed forces, and its friends and

allies from limited missile attack, during all segments of an attacking missile's flight. The BMDS includes separate elements to provide a defense during each of the three segments of missile flight. These segments are boost, midcourse, and terminal. While multiple elements could be used to defend against an attack, if necessary, during each of the threat's flight segments, each BMDS element is designed to work separately to provide a militarily significant defense, even if no other BMDS element exists.

The ABL element of BMDS is being developed to provide an effective defense to limited ballistic missile threats during the boost segment of an attacking missile's flight. The Air Force began development of the ABL program aircraft in November 1996. In October 2001, ABL was transferred from the Air Force to the Ballistic Missile Defense Organization, which was renamed in January 2002 as the MDA.

**ALTERNATIVES:** Test activities and proposed alternative test locations to be addressed in the SEIS include:

- Ground tests of the ARS, TILL, BILL, and SHEL at Kirtland AFB WSMR/Holloman AFB.
- Flight tests of the ARS, TILL, BILL, SHEL and HEL (i.e., COIL) at WSMR
- Flight tests of the ARS, TILL, BILL, and HEL at Vandenberg AFB and the PMNAWC Sea Range
- Ground and flight tests of the ARS, TILL, BILL, SHEL, and HEL at EAFB.

As proposed, the ABL aircraft would be housed in an existing hanger at Edwards AFB. Edwards AFB is also where the laser device would be integrated into the aircraft, where ground and flight tests would occur, and where initial flight tests of the aircraft would be

performed. The ABL aircraft also would be flown to Kirtland AFB to conduct ground testing and would use existing runways at both bases. Additional flight tests would take place at WSMR. Both ground and flight tests would take place at Vandenberg AFB and the PMNAWC Sea Range. Flight tests that include ABL destruction of a missile are proposed at WSMR and/or Vandenberg AFB and the PMNAWC Sea Range.

PDRR ABL ground tests<sup>1</sup> are proposed to include tests of individual components, integration of the components on the ABL, and ground test of the integrated ABL. Flight tests are proposed to test each stage of the target acquisition and destruction process. Early flight tests will test the ARS, TILL, and BILL ability to provide accurate tracking and targeting. The flight tests will progress to use of SHEL, and will culminate with tests of the entire ABL element's ability to destroy a representative threat missile using the COIL HEL. Targets for flight tests are proposed to include target boards attached to balloons (MARTI<sup>2</sup>) and to piloted aircraft (Proteus<sup>3</sup>), sounding rockets, Lance, Black Brant, Aries missiles, and a limited number of representative threat missiles.

Although the FEIS (1997) analyzed both ground and flight tests involving the COIL HEL, the majority of these tests have not yet been performed. All tests proposed for the ABL PDRR phase are summarized in the following table. The table includes the tests analyzed in the FEIS which have not yet been performed, as well as additional ground and flight tests required for testing the ARS, TILL, BILL, SHEL, and HEL.

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<sup>1</sup> Ground tests include rototplane, billboard, and range simulator targets. The billboard target is a piece of material such as Plexiglas or stainless steel that contains sensors. A rototplane target is a spinning ground target designed to simulate a missile in flight.

<sup>2</sup> Missile Alternative Range Target Instrument (MARTI) Drop is a balloon with a target board attached used during flight tests.

<sup>3</sup> Proteus Aircraft is a manned aircraft with a target board attached that is used during flight tests.

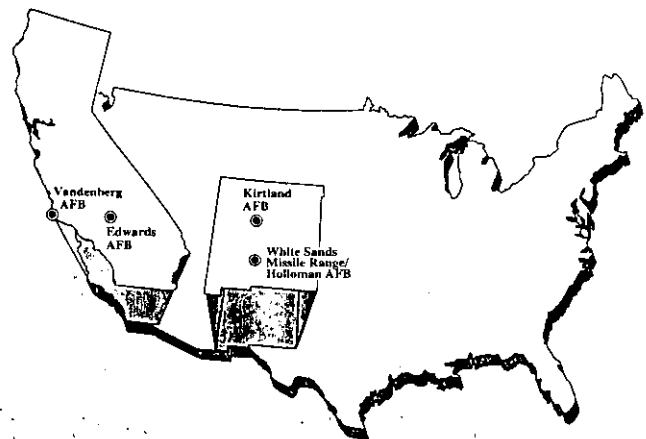
Proposed Test Location	Type of Test	Type of Flight Engagement for Each Aircraft		
		MARTI Drop	Proteus Aircraft	Missile Launch
Vandenberg AFB	Flight Tests	0	0	25
WSMR/Holloman AFB	Ground/Flight Tests	50	50	35
Edwards AFB	Ground/Flight Tests	50	50	0
Kirtland AFB	Ground Tests	0	0	0

AFB = Air Force Base  
WSMR = White Sands Missile Range

**SCOPING PROCESS:** This SEIS will assess environmental issues associated with the proposed action, reasonable alternatives including the No-Action Alternative, and foreseeable future actions and cumulative effects. Under the No-Action Alternative, there would be no change to ABL test activities from those documented in the PDRR ABL ROD signed in September 1997. Scoping will be conducted to identify environmental, safety and occupational health issues to be addressed in the SEIS. Public scoping meetings will be held as part of the SEIS preparation process, as described below. Public comments will be solicited to assist in scoping related environmental issues for analysis in the SEIS. Alternatives to the proposed actions may be identified verbally and in writing during the public scoping process.

Location	Date	Place	Time
Lancaster, CA	4/1/02	Antelope Valley Inn 44055 North Sierra Highway	7:00 p.m.
Lompoc, CA	4/3/02	Lompoc City Council Chambers 100 Civic Center Plaza	7:00 p.m.
Albuquerque, NM	4/15/02	Albuquerque Marriott 2101 Louisiana Boulevard, NE	7:00 p.m.
Las Cruces, NM	4/17/02	Holiday Inn de Las Cruces 201 E. University Avenue	7:00 p.m.

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## **APPENDIX D ENVIRONMENTAL IMPACT STATEMENT MAILING LIST**



**APPENDIX D**

**ENVIRONMENTAL IMPACT STATEMENT MAILING LIST**

## **APPENDIX D**

### **ENVIRONMENTAL IMPACT STATEMENT MAILING LIST**

This list of recipients includes interested federal, state, and local agencies and individuals that have expressed an interest in receiving the document. This list also includes the governors of California and New Mexico, as well as United States senators and representatives and state legislators.

#### **GOVERNMENT AGENCIES**

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The Honorable Barbara Boxer  
United States Senator  
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Washington, DC 20510

The Honorable Dianne Feinstein  
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Washington, DC 20515

The Honorable Lois Capps  
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The Honorable William Thomas  
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703 Hart Building  
Washington, DC 20510

The Honorable Jeff Bingaman  
148 Loretto Towne Centre  
505 South Main  
Las Cruces, NM 88001

The Honorable Pete V. Domenici  
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Washington, DC 20510-3101

### **U.S. House of Representatives**

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The Honorable Tom Udall  
502 Cannon House Office Building  
Washington, DC 20515

The Honorable Heather Wilson  
318 Cannon  
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## **State of California Officials**

### **Governor**

The Honorable Gray Davis  
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Sacramento, CA 95814

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Sacramento, CA 95814

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228 West Carrillo  
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The Honorable William J. "Pete" Knight  
State Capital  
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The Honorable George Runner  
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Lancaster, CA 93534

The Honorable Abel Maldonado  
P.O. Box 942849  
Room 4015  
Sacramento, CA 94249-0001

The Honorable Abel Maldonado  
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The Honorable Cynthia Nava  
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The Honorable Leonard Lee Rawson  
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The Honorable John Arthur Smith  
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The Honorable Terry Marquardt  
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The Honorable Joe Stell  
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The Honorable Avon Wilson  
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The Honorable Sheryl Williams Stapleton  
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The Honorable William "Ed" Boykin  
3035 Hillrise Drive  
Las Cruces, NM 88011

The Honorable Benjamin B. Rios  
233 South San Pedro Street  
Las Cruces, NM 88001

The Honorable Gloria C. Vaughn  
503 E. 16<sup>th</sup> Street  
Alamogordo, NM 88310

The Honorable J. Paul Taylor  
P.O. Box 133  
Mesilla, NM 88046

The Honorable Joseph Cervantes  
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Las Cruces, NM 88001

The Honorable Dona G. Irwin  
420 South Slate  
Deming, NM 88030

#### **Local Officials - California**

Mayor of Lancaster  
City of Lancaster Mayor's Office  
44933 North Fern Avenue  
Lancaster, CA 93534

Mayor of Lompoc  
City of Lompoc Mayor's Office  
100 Civic Center Plaza  
Lompoc, CA 93438-8001

Mayor of Palmdale  
City of Palmdale Mayor's Office  
38300 Sierra Highway  
Palmdale, CA 93550

Santa Barbara County Board of Supervisors  
Joni Gray  
401 East Cypress Avenue  
Lompoc, CA 93436

Santa Barbara County Board of Supervisors  
Gail Marshall  
105 East Anapamu Street  
Santa Barbara, CA 93101

#### **Local Officials - New Mexico**

City of Alamogordo Mayor's Office  
1316 E. 9<sup>th</sup> Street  
Alamogordo, NM 88310

City of Albuquerque Mayor's Office  
P.O. Box 1293  
Albuquerque, NM 87103

Mayor of Las Cruces  
200 N. Church  
Las Cruces, NM 88001

Mayor, Village of Tularosa  
703 St. Francis Drive  
Tularosa, NM 88352

Mayor, Town of Carrizozo  
P.O. Box 247  
Carrizozo, NM 88301-0247

#### **Federal Agencies**

U.S. Army Corps of Engineers  
Los Angeles District  
Ventura Regulatory Office  
2151 Alessandro Drive, Suite 255  
Ventura, CA 93001

U.S. Department of Agriculture Forest Service  
Lincoln National Forest  
Forest Supervisor  
1101 New York Avenue  
Alamogordo, NM 88310-6992

U.S. Department of the Interior  
Bureau of Land Management, NEPA Coordinator  
Las Cruces District Office  
1800 Marquess Street  
Las Cruces, NM 88005

U.S. Department of the Interior  
Bureau of Land Management, NEPA Coordinator  
Roswell District Office  
2909 W. Second Street  
Roswell, NM 88201-2019

Department of the Interior  
Bureau of Land Management  
NM State Office  
P.O. Box 27115  
Santa Fe, NM 87503

Department of the Interior  
U.S. Fish and Wildlife Service  
NM Ecological Services State Office  
2105 Osuna NE  
Albuquerque, NM 87113

Department of the Interior  
U.S. Fish and Wildlife Service  
2493 Portola Road, Suite B  
Ventura, CA 93003

Department of the Interior  
U.S. Fish and Wildlife Service  
San Andres National Wildlife Refuge  
P.O. Box 756  
Las Cruces, NM 88004

Department of Energy  
P.O. Box 5400  
Albuquerque, NM 87185-5400

Department of the Interior  
Office of Environmental Affairs  
1849 C. Street NW  
Washington, DC 20240

U.S. Environmental Protection Agency  
Office of Environmental Policy and Compliance  
Main Interior Building, MS 2340  
1849 "C" Street, NW  
Washington, DC 20240

U.S. Environmental Protection Agency  
Office of Federal Activities, Room 7241  
Ariel Rios Building (south Oval Lobby)  
1200 Pennsylvania Avenue, NW  
Washington, DC 20460

U.S. Environmental Protection Agency, Region 6  
Regional Administrator  
First Interstate Bank Tower at Fountain Place  
1444 Ross Avenue, 12th Floor  
Suite 120  
Dallas, TX 75202-2733

U.S. Environmental Protection Agency, Region 9  
Director, Office of Federal Activities  
75 Hawthorne Street  
San Francisco, CA 94105

Federal Aviation Administration  
ASW-900/AF Rep.  
Fort Worth, TX 76193-0640

FAA ABQ ARTCC ZAB-530  
8000 Louisiana Boulevard, NE  
Albuquerque, NM 87109-5000

U.S. Forest Service  
Sandia Ranger District  
Cibola National Forest  
11776 Highway 337  
Tijeras, NM 87509

U.S. Department of the Interior  
National Park Service  
White Sands National Monument  
P.O. Box 1086  
Holloman AFB, NM 88330

HQ FAA/ATA-300  
800 Independence Avenue, SW  
Room 422  
Washington, DC 20591

FAA, Western Pacific Region  
Air Traffic Division, AWP-520.5  
15000 Aviation Boulevard  
Hawthorne, CA 90250

FAA Southwest Region  
ASW-520.6  
2601 Meacham Boulevard  
Fort Worth, TX 76137-0920

National Marine Fisheries Service  
Southwest Region  
501 West Ocean Boulevard, Suite 4200  
Long Beach, CA 90802-4213

#### **Department of Defense**

ATZC-DOE-C  
B624, Pleasanton Road  
Fort Bliss, TX 79916-6812

ATZC-B  
USA Combined Arms Support Battalion  
Fort Bliss, TX 79916-6812

49 CES/CEVA  
550 Tabosa Avenue, Building 55  
Holloman AFB, NM 88330-8458

HQ AFCEE/ECE  
3300 Sidney Brooks  
Brooks City-Base, TX 78253-5112

HQ AFSPC/CEVP  
150 Vandenberg Street, Suite 1105  
Peterson AFB, CO 80914-4150

ASC/TMI  
3300 Target Road, Building 760  
Kirtland AFB NM 87117-6612

377 CES/CEVQ  
2050 Wyoming Boulevard SE  
Suite 119  
Kirtland AFB, NM 87117-5270

CSC, ABL BEE  
Federal Sector-Defense Group  
Air Force Flight Test Center  
P.O. Box 446  
Edwards AFB, CA 93523-0046

30 SW/XPR  
806 13th Street, Suite 3A  
Vandenberg AFB, CA 93437-5244

U.S. Army White Sands Missile Range  
Commander  
White Sands Missile Range, NM 88002-5000

AFFTC/EM  
5 East Popsin Avenue, Building 2650 A  
Edwards AFB, CA 93524-1130

HQ ACC/CEVP  
11817 Canon Boulevard, Suite 213  
Newport News, VA 23606

HQ ACC/DR-ABL  
204 Dodd Boulevard, Suite 103  
Langley AFB, VA 23665-2777

HQ AFMC/CEVQ  
4225 Logistics Avenue, Room A128  
Wright-Patterson AFB, OH 45433-5747

Chief, WS-ES-C  
Building 163  
WSMR, NM 88002-5000

30 CES/CEV  
806 13th Street, Suite 116  
Vandenberg AFB, CA 93437-5242

46 TG Det 1/TGORE  
Building 124, Room 138  
WSMR, NM 88002-5000

Missile Defense Agency  
7100 Defense  
Pentagon, Washington DC 20301-7100

NAVAIR Weapons Division, Code 529600E  
Building 53  
575 I Avenue, Suite 1  
Point Mugu, CA 93042-5049

HQ USAF/ILEPB  
1260 Air Force Pentagon  
Washington, DC 20330

SMDC-EN-V-N  
U.S. Army Space and Missile Defense Command  
106 Wynn Drive  
Huntsville, AL 35807

AFRL-HEDO  
Brooks AFB, TX 78253

#### **State of California Agencies**

California Air Resources Board  
P.O. Box 2815  
Sacramento, CA 95812

California Coastal Commission  
Federal Consistency Review  
45 Fremont Street  
San Francisco, CA 94105-2219

California Department of Fish and Game  
1416 Ninth Street  
Sacramento, CA 95814

California Department of Fish and Game  
P.O. Box 2330  
Lake Isabella, CA 93240

California Environmental Protection Agency  
Department of Toxic Substances Control  
1001 I Street  
Sacramento, CA 95812-2828

California Regional Water Quality Control Board  
Central Coast Region  
81 Higuera Street, Suite 200  
San Luis Obispo, CA 93401-5414

State of California Clearinghouse  
Governors Office  
1400 Tenth Street, Room 121  
Sacramento, CA 95814

California State Historic Preservation Officer  
Office of Historic Preservation  
Department of Parks and Recreation  
P.O. Box 942896  
Sacramento, CA 94296-0001

#### **State of New Mexico Agencies**

New Mexico Department of Energy, Minerals, and Natural Resources  
Mining and Minerals Department  
2040 S. Pachero Street  
Santa Fe, NM 87505-6429

New Mexico Department of Game and Fish  
Villagra Building  
P.O. Box 25112  
Santa Fe, NM 87504

New Mexico Environment Department  
Environmental Impact Review Coordinator  
Harold Runnels Building  
1190 St. Francis Drive, P.O. Drawer 26110  
Santa Fe, NM 87502-0110

New Mexico Environment Department  
Air Quality Bureau  
Harold S. Runnels Building  
1190 St. Francis Drive  
P.O. Box 26110  
Santa Fe, NM 87505

New Mexico Environment Department  
Hazardous and Radioactive Materials Bureau  
Harold S. Runnels Building  
P.O. Box 26110  
Santa Fe, NM 87505

State Historic Preservation Office  
Villa Rivera Building, 3rd Floor  
228 East Palace Avenue  
Santa Fe, NM 87503

### **Local Government Agencies-California**

Antelope Valley Air Quality Management District  
43301 Division Street, Suite 206  
Lancaster, CA 93539-4409

Kern County Air Pollution Control District  
2700 M Street  
Suite 302  
Bakersfield, CA 93301-2307

Mojave Desert Air Quality Management District  
14306 Park Avenue  
Victorville, CA 92392-2310

City of Lompoc Planning Department  
100 Civic Center Plaza  
Lompoc, CA 93438-8001

Santa Barbara County  
Air Pollution Control District  
26 Castilian Drive, Suite B-23  
Goleta, CA 93117

Santa Barbara County Department of Planning & Development  
123 East Anapamu Street  
Santa Barbara, CA 93101-2058

### **Other Agencies/Individuals - California**

Santa Ynez Chumash Indian Reservation  
Tribal Elders Council  
P.O. Box 365  
Santa Ynez, CA 93460

Chairman Delia Dominguez  
Kitanemuk  
981 North Virginia Street  
Covina, CA 91722

San Manuel Board of Mission Indians  
Tribal Chairman Deron Marquez  
3284 Victoria Avenue  
Highland, CA 92346-1737

Native American Heritage Commission  
915 Capital Mall, Room 364  
Sacramento, CA 95814

La Purisima Audubon Society  
P.O. Box 2045  
Lompoc, CA 93438

Environmental Defense Center  
906 Garden Street, Suite 2  
Santa Barbara, CA 93101

Sierra Club  
Box 333  
Lompoc, CA 93436

UC Santa Barbara  
Dept of Ecology, Evolution and Marine Biology  
Santa Barbara, CA 93106-4610

Santa Barbara Museum of Natural History  
2559 Puesta del Sol Road  
Santa Barbara, CA 93105-2936

Santa Barbara News Press  
908 North H Street  
Lompoc, CA 93436

Santa Maria Times  
3200 Skyway Drive  
P.O. Box 400  
Santa Maria, CA 93456

California Native Plant Society  
1530 Bayview Heights Drive  
Los Osos, CA 93402-4412

Robert E. Blaschke

Fred Kovol

James Kuga

Mary Anna Navarro

Charles Wehunt

#### **Local Government Agencies-New Mexico**

Albuquerque International Sunport  
P.O. Box 9022  
Albuquerque, NM 87119

City of Albuquerque Environmental Health Department  
P.O. Box 1293  
Albuquerque, NM 87103

Dona Ana County Manager  
180 W. Amador  
Las Cruces, NM 88001

Dona Ana County Commission  
180 W. Amador  
Las Cruces, NM 88001

Lincoln County Manager  
300 Central Avenue, P.O. Box 711  
Carrizozo, NM 88301-711

Lincoln County Commission  
300 Central Avenue, P.O. Box 711  
Carrizozo, NM 88301-711

Otero County Manager  
1000 New York Avenue  
Alamogordo, NM 88310-6935

Otero County Commission  
1000 New York Avenue  
Alamogordo, NM 88310-6935

Sierra County Manager  
311 Date Street  
Truth or Consequences, NM 87901

Sierra County Commission  
311 Date Street  
Truth or Consequences, NM 87901

Socorro County Manager  
P.O. Box 1  
Socorro, NM 87801-0001

Socorro County Commission  
P.O. Box 1  
Socorro, NM 87801-0001

#### **Other Agencies/Individuals-New Mexico**

Governor Steuwart Paisano  
Sandia Pueblo  
P.O. Box 6008  
Bernalillo, NM 87004

Governor Alvino Lucero  
Isleta Pueblo  
P.O. Box 1270  
Isleta, NM 87022

Governor Joe V. Cajero  
Jemez Pueblo  
P.O. Box 100  
Jemez Pueblo, NM 87024

Executive Committee  
Mescalero Apache Tribe  
P.O. Box 227  
Mescalero, NM 88340

Chairman Gene Maroquin  
Apache Tribe of Oklahoma  
P.O. Box 1220  
Anadarko, OK 73005

Bosque Del Apache Wildlife Refuge  
P.O. Box 1246  
Socorro, NM 87801

New Mexico State University  
Jornada Experimental Refuge  
Las Cruces, NM 88003-8001

Robert Anderson

John Geddie

Jeanne Pahls

John Roberts

#### **Libraries**

Alamogordo Public Library  
920 Oregon Avenue  
Alamogordo, NM 88310

Albuquerque Public Library  
501 Copper Avenue NW  
Albuquerque, NM 87102

Branigan Memorial Library  
200 East Picacho Avenue  
Las Cruces, NM 88001

Edwards AFB Library  
5 W. Yeager Boulevard, Building 2665  
Edwards AFB, CA 93524

E.P. Foster Library  
651 E. Main Street  
Ventura, CA 93001

Holloman AFB Library  
496 Fourth Street, Building 224  
Holloman AFB, NM 88330

Kirtland AFB Library  
Building 20250  
Kirtland AFB, NM 87117

Lancaster Library  
601 West Lancaster Boulevard  
Lancaster, CA 93534

Lompoc Public Library  
501 E. North Avenue  
Lompoc, CA 93436-3406

New Mexico State Library  
1209 Camino Carlos Rey  
Santa Fe, NM 87507-5166

New Mexico Tech Library  
801 Leroy Place  
Socorro, NM 87801

Palmdale City Library  
700 E. Palmdale Boulevard  
Palmdale, CA 93550

Santa Barbara Public Library  
40 East Anapamu Street  
Santa Barbara, CA 93101-2000

Santa Maria Public Library  
420 South Broadway  
Santa Maria, CA 93454-5199

Socorro Public Library  
401 Park Street  
Socorro, NM 87801

Truth or Consequences Public Library  
325 Library Lane  
Truth or Consequences, NM 87901-2375

University of California at Santa Barbara Library  
Government Publications Department  
Santa Barbara, CA 93106-9010

University of New Mexico  
Zimmerman Library  
1900 Roma NE  
Albuquerque, NM 87131-1466

WSMR Post/Technical Library  
Building 464  
White Sands Missile Range, NM 88002

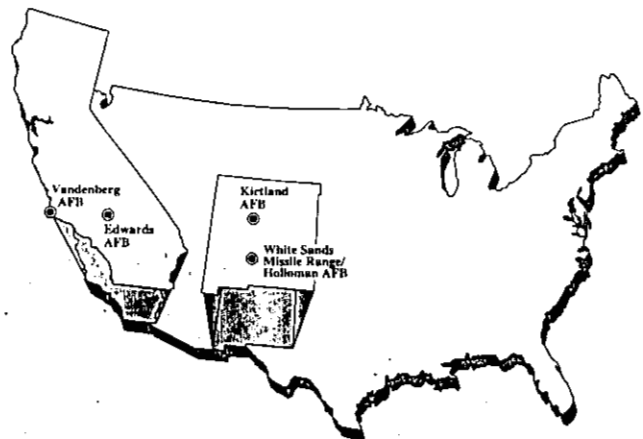
El Paso Public Library  
501 N. Oregon  
El Paso, TX 79901

New Mexico State University  
Branson Library, Dept. 3475  
P.O. Box 30006  
Las Cruces, NM 88003

New Mexico State University-A Library  
2400 North Scenic Drive  
Alamogordo, NM 88310

University of Texas-El Paso Library  
500 West University Avenue  
El Paso, TX 79968

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## APPENDIX E AGENCY LETTERS AND CORRESPONDENCE

## **APPENDIX E**

### **AGENCY LETTERS AND CORRESPONDENCE**



DEPARTMENT OF THE AIR FORCE  
HEADQUARTERS AIR FORCE CENTER FOR ENVIRONMENTAL EXCELLENCE  
BROOKS AIR FORCE BASE TEXAS

7 June 2002

HQ AFCEE/ECE  
3207 Sidney Brooks  
Brooks AFB TX 78235-5344

Mr. Steve Thompson  
Acting Manager, Region One  
U.S. Fish and Wildlife Service  
CA/NV Operations Office  
2800 Cottage Way, Room W-2606  
Sacramento, CA 95825

Dear Mr. Thompson

The U.S. Department of the Air Force (Air Force) is preparing a Supplemental Environmental Impact Statement (SEIS) for conducting Airborne Laser (ABL) Program test activities at four military installations including Edwards Air Force Base (AFB), California. This SEIS updates the base assignments and testing parameters referenced in the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program, Volume 1, April 1997.

**Proposed Action**

The Record of Decision (ROD) designates Edwards AFB to be used for both ground-based and flight-testing activities.

Ground testing of the Beacon Illumination Laser (BILL), Tracking Illumination Laser (TILL), and Surrogate High-Energy Laser (SHEL) systems would be conducted at Edwards AFB from the end of the runway associated with Building 151. All testing will be conducted on previously disturbed, paved, or developed areas. No major construction activity will be necessary for ABL testing.

Up to 500 rotoplane (ferris wheel-like rotating target) and 500 ground-target board (white board) tests would be conducted. A target board is a piece of material (e.g., Plexiglas, stainless steel) containing sensors that would be irradiated by the laser. Ground-testing activities would be conducted in accordance with existing range safety requirements. No lethal engagements would occur. Laser targets would be positioned within a shroud to limit the possibility of deflections when the laser beam illuminates the surface of the target.

The Active Ranging System (ARS), and High-Energy Laser (HEL) ground-testing activities would be conducted using a ground-based simulator; no open range testing of these two systems is planned.



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The region of influence (ROI) is the environment within the confines of the Edwards AFB fence line. However, the primary focus of activities is in the immediate area surrounding the Birk Flight Test Facility and areas where target boards would be positioned.

Flight-testing activities associated with Edwards AFB would include up to 55 sorties (30 MARTI drop, 25 Proteus aircraft), of which 20 MARTI drops are scheduled to be targeted by the HEL; no lethal engagement would occur. These activities would occur at high altitudes (at or above 40,000 feet) over the R-2508 Airspace Complex. Other ABL flight-testing activities proposed over the Wight Sands Missile Range (WSMR) and the Western Range (Vandenberg AFB) would originate from Edwards AFB. Up to 78 flight tests are proposed for WSMR, and up to 15 flight tests are proposed at the Western Range. Because these flight tests would occur at high altitudes, no adverse impacts to biological resources are anticipated.

### Threatened and Endangered Species

Common Name	Scientific Name	State Status	Federal Status
American peregrine falcon	<i>Falco peregrinus anatum</i>	E	E
Bald eagle	<i>Haliaeetus leucocephalus</i>	E	T
Desert tortoise	<i>Gopherus agassizii</i>	T	T
Mojave ground squirrel	<i>Spermophilus mohavensis</i>	T	-
E = Endangered T = Threatened			

No state or federally listed plant species are found on Edwards AFB. Four species of threatened or endangered wildlife may be present in the vicinity of the Proposed Action on Edwards AFB. Of these, the desert tortoise is most likely to be found in the vicinity of the Birk Flight Test Facility or near the proposed target locations.

### Sensitive Habitats

Approximately 60,800 acres (100 square miles or 21 percent) of Edwards AFB falls within the Fremont-Kramer Desert Tortoise Critical Habitat Unit. The ABL testing area includes desert tortoise critical habitat. Many playas, ephemeral pools, and drainages throughout Edwards AFB, including Rogers, Rosamond, and Buckhorn dry lakes, qualify as Waters of the United States, which are protected by Section 404 of the Clean Water Act and under the jurisdiction of the U.S. Army Corp of Engineers.

Several areas of significant topographic relief occur on base including Leuhman Ridge, Rosamond Hills, Bissell Hills, and the cliffs just to the north of Rosamond Dry Lake. These areas contain nesting habitats for raptors and shelter areas for many mammal species.

The majority of testing efforts to be conducted at Edwards AFB would be ground based, using either rotorplane or ground target board. Ground-testing activities would be conducted just

prior to sunrise, or just after sunset to minimize atmospheric effects of ground heating and blowing dust. Flight testing is also anticipated to occur during nighttime hours. These actions would minimize any potential take of desert tortoises, as these animals would typically be within burrows at these hours.

According to the Biological Opinion for Routine Operations and Facility Construction Within the Cantonment Areas of Main and South Bases, Edwards Air Force Base, California (1-6-91-F-28), surveys detected few signs of desert tortoises in the south portion of Edwards AFB. Similarly, the construction and placement of laser-restricting billboards, targeting boards, and targets would be conducted in accordance with the Biological Opinion. The Biological Opinion defines the "reasonable and prudent" measures necessary and appropriate to minimize the incidental take of desert tortoises by routine operations and facility construction activities.

The proposed action would not significantly alter the activities normally conducted on Edwards AFB; consequently, we feel the action would not likely adversely affect listed species or critical habitat associated with the base.

Pursuant to the Endangered Species Act (ESA) and the National Environmental Policy Act (NEPA), we are requesting your input into the preparation of this SEIS in the following areas:

- Confirmation that our threatened, endangered, candidate and proposed species list is current and complete.
- ~~Input on the possibility of adversely affecting listed species or critical habitat.~~

Your cooperation and assistance with the Air Force's efforts to identify important biological resources early in the SEIS development phase is greatly appreciated. Upon completion, a copy of the draft SEIS will be forwarded to your office for review.

Please direct any questions to Mr. Charles Brown, Program Manager, Air Force Center for Environmental Excellence, Brooks AFB, Texas. I can be reached at (210) 536-4203 or by telefax at (210) 536-3890.

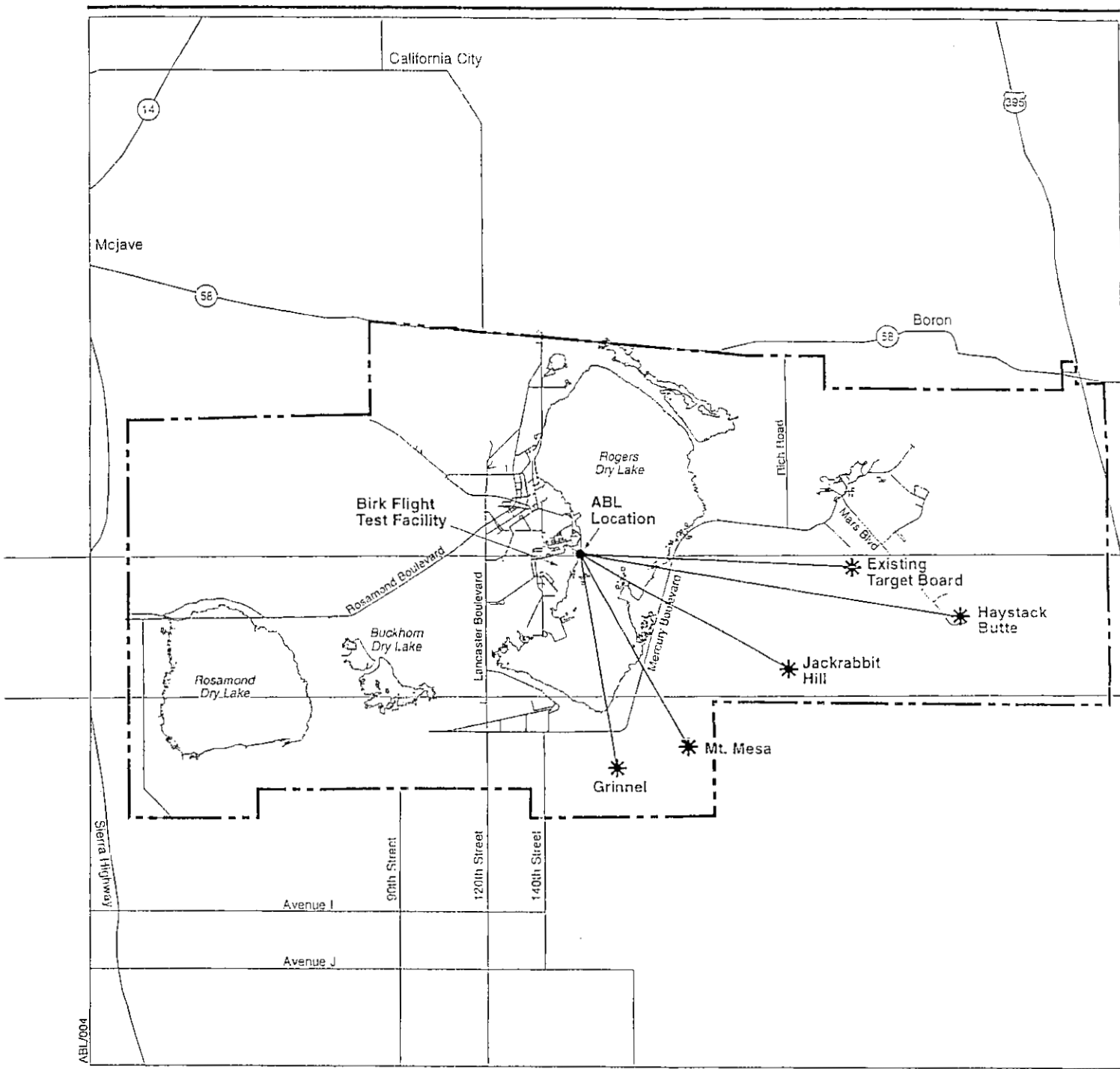
Sincerely

A handwritten signature in black ink, appearing to read 'Charles J. Brown', with a stylized flourish extending from the end.

CHARLES J. BROWN  
Environmental Coordinator  
Project Execution Division

Attachments:

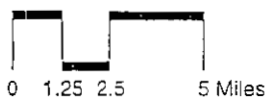
- Map of Edwards AFB Areas of Proposed Activities
- Map of Edwards AFB Flight-Testing Range (R-2508 Airspace Complex)

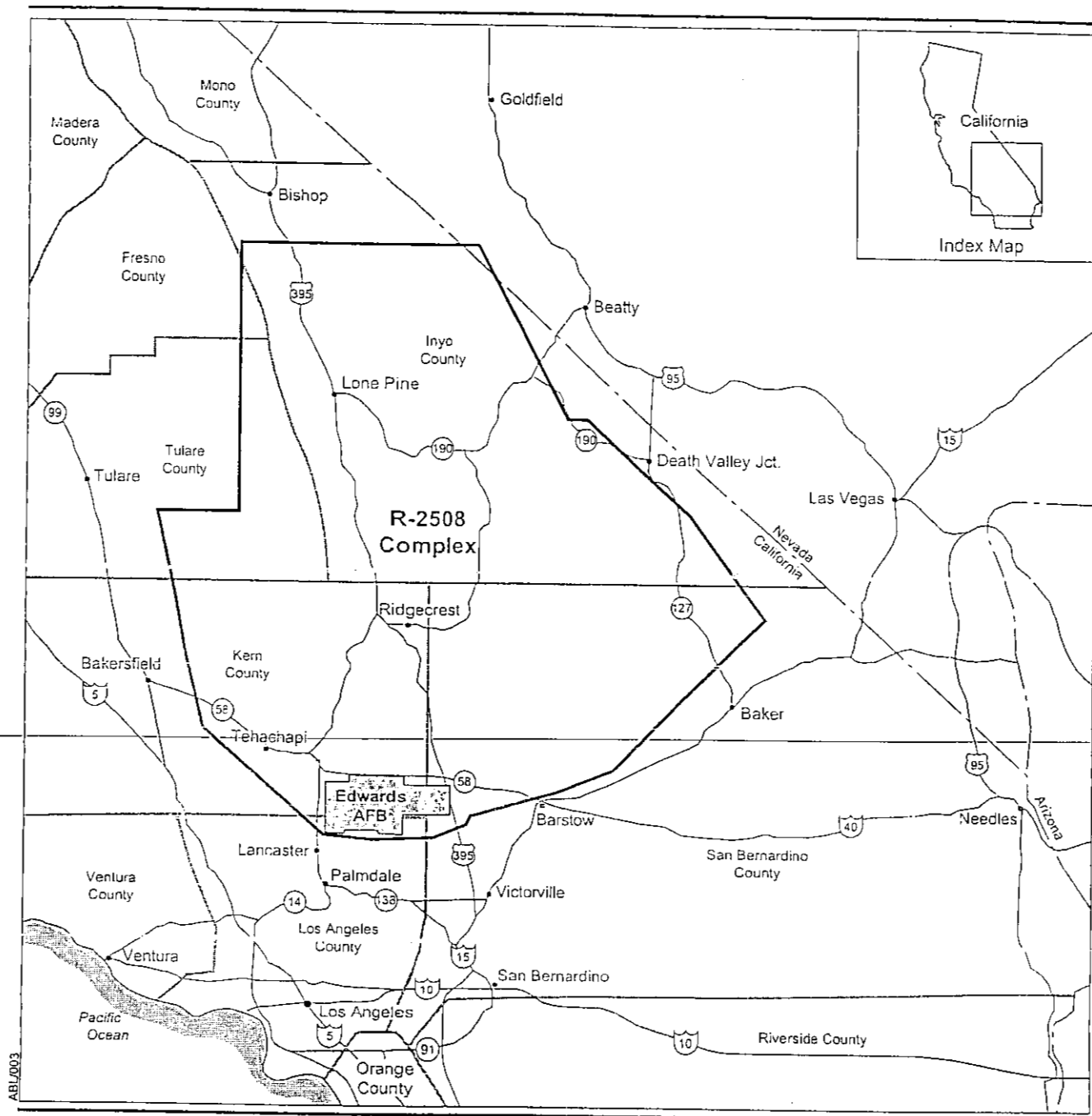


#### EXPLANATION

- Base Boundary
- 58 State Highway
- 395 U.S. Highway
- \* Potential Target Site

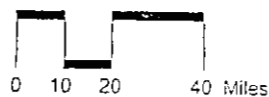
Potential Ground-  
Testing Areas,  
Edwards AFB





# EXPLANATION

- State Boundary
- County Boundary
- R-2508 Complex Boundary
- 15 Interstate Highway
- 395 U.S. Highway
- 58 State Highway



Flight-Testing Range,  
Edwards AFB  
(R-2508 Airspace  
Complex)



DEPARTMENT OF THE AIR FORCE  
HEADQUARTERS AIR FORCE CENTER FOR ENVIRONMENTAL EXCELLENCE  
BROOKS AIR FORCE BASE TEXAS

7 June 2002

HQ AFCEE/ECE  
3207 Sidney Brooks  
Brooks AFB TX 78235-5344

Mr. Steve Thompson  
Acting Manager, Region One  
U.S. Fish and Wildlife Service  
CA/NV Operations Office  
2800 Cottage Way, Room W-2606  
Sacramento, CA 95825

Dear Mr. Thompson

The U.S. Department of the Air Force (Air Force) is preparing a Supplemental Environmental Impact Statement (SEIS) for conducting Airborne Laser (ABL) Program test activities at four military installations including the Western Range used by Vandenberg Air Force Base (AFB), California. This SEIS updates the base assignments and testing parameters referenced in the Final Environmental Impact Statement for the Program Definition and Risk Reduction Phase of the Airborne Laser Program, Volume 1, April 1997.

#### Proposed Action

The Record of Decision (ROD) designates the Western Range and Vandenberg AFB to be used for flight-testing activities only. No ground testing of the laser systems is proposed at Vandenberg AFB.

The region of influence (ROI) for ABL testing activities from Vandenberg AFB would be limited to the preparation, launch, flight, and debris fallout of target missiles from launch locations and the Western Range.

Flight-testing activities associated with the Western Range used by Vandenberg AFB would include up to 15 missile flight tests (utilizing Lance, Terrier-Lynx, and Foreign Military Asset [FMA] missiles). Missiles would be launched from Vandenberg AFB. These flight tests would involve testing the Active Ranging System (ARS), Beacon Illumination Laser (BILL), Tracking Illumination Laser (TILL), and High-Energy Laser (SEL) systems including possible lethal engagements. While infrastructure to support target missile launches exists at the intended launch facilities (i.e., communication lines, electricity, water), a mobile transporter/erector/launcher (TEL) would be used.



## Threatened and Endangered Species

Common Name	Scientific Name	State Status	Federal Status
Beach Layia	<i>Layia camosa</i>	E	E
Gambel's watercress	<i>Rorippa gambellii</i>	T	E
Gaviota tarplant	<i>Hemizonia increscens</i> ssp. <i>villosa</i> (= <i>Deinandra</i> i. v.)	E	E
Lompoc yerba santa	<i>Eriodictyon capitatum</i>	R	E
Surf thistle	<i>Cirsium rhotophilum</i>	T	-
Southern sea otter	<i>Enhydra lutris nereis</i>	-	T
Sei whale	<i>Balaenoptera borealis</i>	-	E
Finback whale	<i>Balaenoptera physalus</i>	-	E
Blue whale	<i>Balaenoptera musculus</i>	-	E
Humpback whale	<i>Megaptera novaengliae</i>	-	E
Sperm whale	<i>Physeter macrocephalus</i>	-	E
Right whale	<i>Balaena glacialis</i>	-	E
California least tern	<i>Sterna antillarum browni</i>	E	E
California brown pelican	<i>Pelecanus occidentalis californicus</i>	E	E
Western snowy plover	<i>Charadrius alexandrinus nivosus</i>	-	E
Bald eagle	<i>Haliaeetus leucocephalus</i>	T	T
American peregrine falcon	<i>Falco peregrinus anatum</i>	E	E
Southwestern willow flycatcher	<i>Empidonax traillii extimus</i>	-	E
Least Bell's vireo	<i>Bireo bellii pusillus</i>	-	E
Belding's savannah sparrow	<i>Passerculus sandwichensis beldingi</i>	E	-
California red-legged frog	<i>Rana aurora draytonii</i>	-	T
Arroyo toad	<i>Bufo microscaphus californicus</i>	-	E
Coho salmon	<i>Oncorhynchus kisutch</i>	-	T
Unarmoured three-spined stickleback	<i>Gasterosteus aculeatus williamsoni</i>	E	E
Tidewater goby	<i>Eucyclogobius newberryi</i>	-	E
Steelhead trout	<i>Oncorhynchus mykiss</i>	-	T
E = Endangered			
T = Threatened			
R = Rare			

Four species of threatened or endangered plants are found at Vandenberg AFB, and twenty-one species of threatened or endangered animals. Six of the mammals include federally endangered whales that are found only in low densities in waters off Vandenberg AFB. In addition, the National Marine Fisheries Service (NMFS) indicates that the following marine mammal species may also be found in the region: minke whales (*Balaenoptera acutorostrata*),

beaked whales, fin whales (*Balnoptera musculus*), killer whales (*Orcinus orca*), bottlenose dolphins (*Tursiops truncatus*), common dolphins (*Delphinus delphis*), striped dolphins (*Stenella coeruleoalba*), Risso's dolphins (*Grampus griseus*), Pacific white-sided dolphin (*Lagenorhynchus obliquidens*), northern right whale dolphins (*Lissodelphis borealis*), and Dall's porpoise (*Phocoenoides dalli*).

### Sensitive Habitats

Environmentally sensitive habitats on Vandenberg AFB include butterfly trees, marine mammal hauling grounds, seabird nesting and roosting areas, white-tailed kite (*Elanus caeruleus*) habitat, and wetlands.

The monarch butterfly (*Danaus plexippus*) is a regionally rare and declining insect known to overwinter in the eucalyptus and cypress groves on Vandenberg AFB.

There are three miles of coastline designated as a marine ecological reserve; this includes a beach area south of Rocky Point used by harbor seals as haul-out and pupping areas. Vandenberg AFB and the California Department of Fish and Game have an MOA to limit access to this area to scientific research and military operations.

Seabird nesting and roosting areas are situated on the Channel Islands and on Vandenberg AFB. White-tailed kite foraging habitat includes grassland and open coastal sage scrub. Kites are expected to forage in these habitats primarily during the fall and winter.

The U.S. Fish and Wildlife Service on Vandenberg AFB have mapped wetlands. The Santa Ynez River watershed drains approximately 900 square miles of land; approximately 45 square miles occur on Vandenberg AFB. The river supports many sensitive species, and becomes intermittent during the summer as water levels drop.

Several plant communities that occur on Vandenberg AFB are also considered sensitive because they contain sensitive plant species and/or are of limited extent. These include riparian woodlands and associated freshwater herbaceous vegetation.

Up to 15 missile flights (7 Lance, 5 Terrier-Lynx, and 3 FMA missiles) are proposed. Currently, Vandenberg AFB launches approximately 15 missiles each year, many of which are larger than the intended target missiles being used during ABL testing activities. The Biological Opinion for the Theater Missile Targets Program, Vandenberg Air Force Base, Santa Barbara County, California (1-8-98-F-24) discusses the biological impact of launching up to 30 missile launches per year. Testing activities will follow all Reasonable and Prudent Measures outlined in the BO.

Under non-accident conditions, the only chemicals that could threaten vegetation and wildlife at Vandenberg AFB are those in the exhaust plume of the missile. Appendix D of the 1997 FEIS addressed the potential effects of missile exhaust plumes. These chemicals would be produced in trace quantities during missile launches, and would not have a measurable effect on biological resources.

An analysis of the effects from monolith and missile-debris as a result of HEL destruction of the target missile is provided in Appendix G of the 1997 FEIS. As an example, monolithic

impact of the Lance missile 80 miles from the launch point would have an extremely low probability of hitting any marine mammals, and the effect of the propellant remaining onboard would be localized to a small volume of water for a short period of time. An analysis of the effect on migrating gray whales from the debris resulting from HEL destruction of the Lance missile was also conducted. Gray whales were selected as a representative species likely to be in areas impacted by missile debris. While other species may be present in the debris fall-out zone, none is likely to be found in densities higher than the maximum densities assumed for the gray whale. The analysis in the 1997 FEIS suggested that, during peak migration densities, a whale could be struck and killed by falling debris with an expected probability of 0.00001. Missile launches occurring at other than peak migration times would present significantly lower risks to migrating whales.

The proposed action would not significantly alter the activities normally conducted on the Western Range or Vandenberg AFB; consequently, we feel the action would not likely adversely affect listed species or critical habitat associated with the base.

Pursuant to the Endangered Species Act (ESA) and the National Environmental Policy Act (NEPA), we are requesting your input into the preparation of this SEIS in the following areas:

- Confirmation that our threatened, endangered, candidate and proposed species list is current and complete.
- Input on the possibility of adversely affecting listed species or critical habitat.

-----Your cooperation and assistance with the Air Force's efforts to identify important biological resources early in the SEIS development phase is greatly appreciated. Upon completion, a copy of the draft SEIS will be forwarded to your office for review.

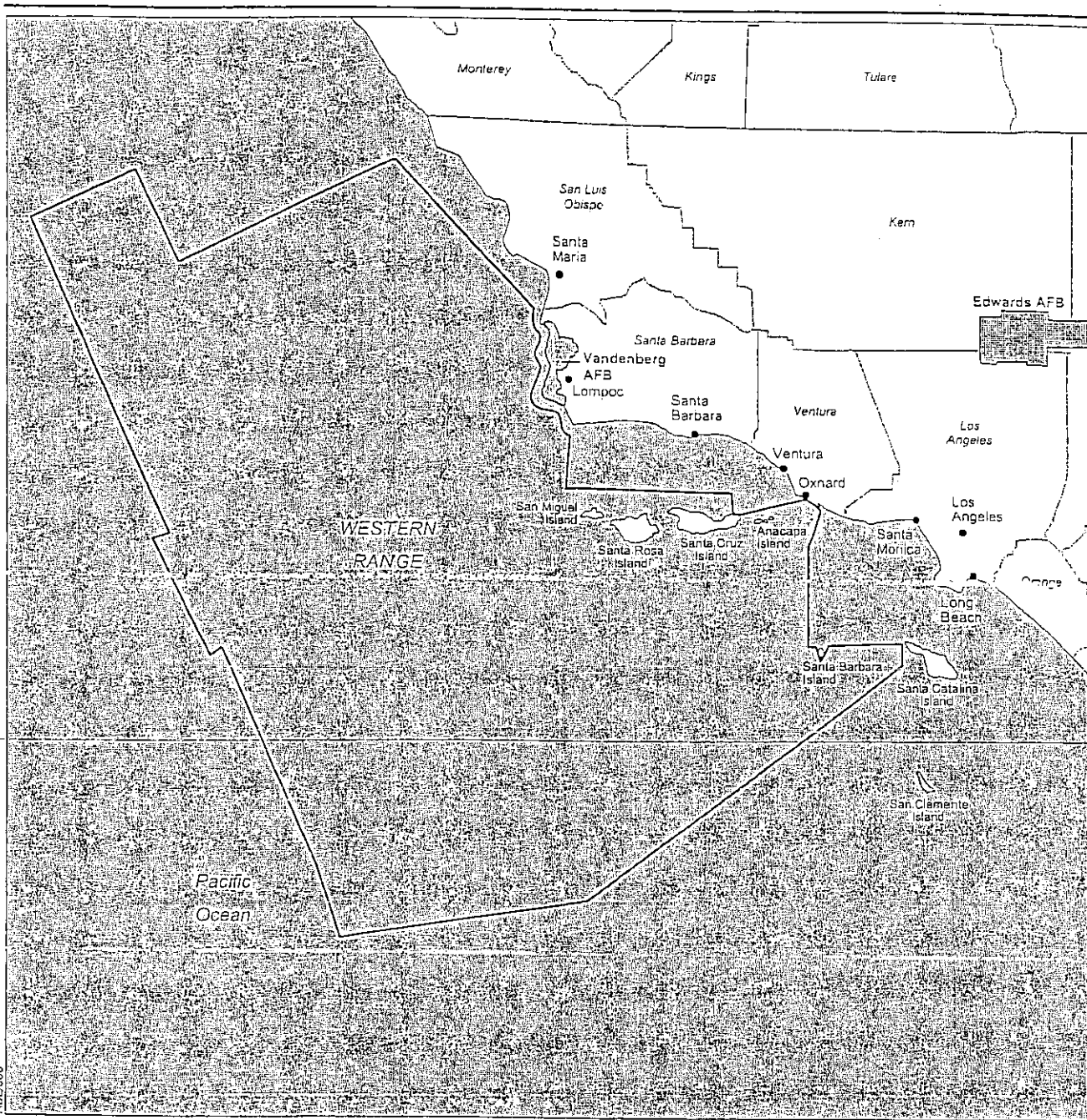
Please direct any questions to Mr. Charles Brown, Program Manager, Air Force Center for Environmental Excellence, Brooks AFB, Texas. I can be reached at (210) 536-4203 or by telefax at (210) 536-3890.

Sincerely



CHARLES J. BROWN  
Environmental Coordinator  
Project Execution Division

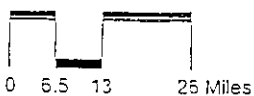
Attachments:  
Map of the Western Range and VAFB areas of  
Proposed Activities



# EXPLANATION

— Western Range Boundary

Flight-Testing Range,  
Vandenberg AFB  
(Western Range)





## United States Department of the Interior

### FISH AND WILDLIFE SERVICE

California/Nevada Operations Office  
2800 Cottage Way, Suite W-2606  
Sacramento, California 95825

June 28, 2002

Mr. Charles J. Brown  
Program Manager  
Air Force Center for Environmental Excellence  
Department of the Air Force  
Brooks Air Force Base, Texas 78235-5344

Dear Mr. Brown,

Thank you for notifying us on your development of Supplemental Environmental Impact Statements (SEIS) for Edwards Air Force Base (AFB) and Vandenberg AFB in California. We have received your two letters dated June 7, 2002, requesting coordination and assistance in identifying important biological resources for preparation of these SEIS's. We appreciate your notification and recognize the importance of communication in the early stages of land use planning.

I have forwarded your letters to our Ventura Fish and Wildlife Office to review and respond to. I also recommend that any future discussions on these SEIS's be directly with the Ventura Fish and Wildlife Office. They will be able to respond with specific recommendations in a timely manner. Please direct correspondence to Diane Noda, Field Supervisor, Ventura Fish and Wildlife Office, 2493 Portola Road, Suite B, Ventura, CA 93003, (805) 644-1766. Again, thank you for your early coordination.

Sincerely,

Acting Steve Thompson  
Manager

cc: Diane Noda, Ventura FWO (with attachments)



## United States Department of the Interior

FISH AND WILDLIFE SERVICE  
New Mexico Ecological Services Field Office  
2105 Osuna NE  
Albuquerque, New Mexico 87113  
Phone: (505) 346-2525 Fax: (505) 346-2542

July 11, 2002

Cons. # 2-22-02-I-513

Charles J. Brown, Environmental Coordinator  
Project Execution Division  
Headquarters Air Force Center for  
Environmental Excellence  
Brooks Air Force Base  
San Antonio, Texas 78201

Dear Mr. Brown:

Thank you for your June 7, 2002, letter requesting information on threatened or endangered species or important wildlife habitats that could be affected by ground-based testing of the Airborne Laser (ABL) Program at Kirtland Air Force Base, Bernalillo County, New Mexico. The Air Force is preparing a Supplemental Environmental Impact Statement to update base assignments and testing parameters associated with the proposed testing. Systems and lasers to be tested include the Active Ranging System, Beacon Illumination Laser, Tracking Illumination Laser, and Surrogate High-Energy Laser.

The list of federally endangered, threatened, proposed, and candidate species included in your letter is incomplete. We have enclosed a current list of species that may be found in Bernalillo County, New Mexico. Additional information about these species is available on the Internet at <http://nmrareplants.unm.edu>, <http://nrmhp.unm.edu/bisonm/bisonm.cfm>, and <http://ifw2es.fws.gov/endangeredspecies>. Under the Endangered Species Act, as amended (Act), it is the responsibility of the Federal action agency or its designated representative to determine if a proposed action "may affect" endangered, threatened, or proposed species, or designated critical habitat, and if so, to consult with us further. If your action area has suitable habitat for any of these species, we recommend that species-specific surveys be conducted during the flowering season for plants and at the appropriate time for wildlife to evaluate any possible project-related impacts. Please keep in mind that the scope of federally listed species compliance also includes any interrelated or interdependent project activities (e.g., equipment staging areas, offsite borrow material areas, or utility relocations) and any indirect or cumulative effects.

Candidates and species of concern have no legal protection under the Act and are included in this document for planning purposes only. We monitor the status of these species. If significant declines are detected, these species could potentially be listed as endangered or threatened.

Therefore, actions that may contribute to their decline should be avoided. We recommend that candidates and species of concern be included in your surveys.

Under Executive Orders 11988 and 11990, Federal agencies are required to minimize the destruction, loss, or degradation of wetlands and floodplains, and preserve and enhance their natural and beneficial values. We recommend you contact the U.S. Army Corps of Engineers for permitting requirements under section 404 of the Clean Water Act if your proposed action could impact floodplains or wetlands. These habitats should be conserved through avoidance, or mitigated to ensure no net loss of wetlands function and value.

The Migratory Bird Treaty Act (MBTA) prohibits the taking of migratory birds, nests, and eggs, except as permitted by the U.S. Fish and Wildlife Service. To minimize the likelihood of adverse impacts to all birds protected under the MBTA, we recommend construction activities occur outside the general migratory bird nesting season of March through August, or that areas proposed for construction during the nesting season be surveyed, and when occupied, avoided until nesting is complete.

We suggest you contact the New Mexico Department of Game and Fish, and the New Mexico Energy, Minerals, and Natural Resources Department, Forestry Division for information regarding fish, wildlife, and plants of State concern.

Thank you for your concern for endangered and threatened species and New Mexico's wildlife habitats. In future correspondence regarding this project, please refer to consultation # 2-22-02-I-513. If you have any questions about the information in this letter, please contact Maureen Murphy at the letterhead address or at (505) 346-2525, ext.115.

Sincerely,

A handwritten signature in cursive script, reading "Joy E. Nicholopoulos".

Joy E. Nicholopoulos  
Field Supervisor

Enclosure

cc: (w/o enc)

Director, New Mexico Department of Game and Fish, Santa Fe, New Mexico  
Director, New Mexico Energy, Minerals, and Natural Resources Department, Forestry  
Division, Santa Fe, New Mexico

FEDERAL ENDANGERED, THREATENED,  
PROPOSED, AND CANDIDATE SPECIES  
AND SPECIES OF CONCERN IN NEW MEXICO

Consultation Number 2-22-02-I-513

July 11, 2002

Bernalillo County

ENDANGERED

Black-footed ferret (*Mustela nigripes*)\*\*  
Southwestern willow flycatcher (*Empidonax traillii extimus*)  
Whooping crane (*Grus americana*) nonessential experimental  
Rio Grande silvery minnow (*Hybognathus amarus*)

THREATENED

Bald eagle (*Haliaeetus leucocephalus*)  
Mexican spotted owl (*Strix occidentalis lucida*)

PROPOSED THREATENED

Mountain plover (*Charadrius montanus*)

CANDIDATE

Yellow-billed cuckoo (*Coccyzus americanus*)

SPECIES OF CONCERN

New Mexican meadow jumping mouse (*Zapus hudsonius luteus*)  
Pecos River muskrat (*Ondatra zibethicus ripensis*)  
Townsend's big-eared bat (*Corynorhinus townsendii*)  
American peregrine falcon (*Falco peregrinus anatum*)  
Arctic peregrine falcon (*Falco peregrinus tundrius*)  
Baird's sparrow (*Ammodramus bairdii*)  
Black tern (*Chlidonias niger*)  
Northern goshawk (*Accipiter gentilis*)  
Millipede (*Comanchelus chihuensis*)

## Index

Endangered	=	Any species which is in danger of extinction throughout all or a significant portion of its range.
Threatened	=	Any species which is likely to become an endangered species within the foreseeable future throughout all or a significant portion of its range.
Candidate	=	Candidate Species (taxa for which the Service has sufficient information to propose that they be added to list of endangered and threatened species, but the listing action has been precluded by other higher priority listing activities).
Species of Concern	=	Taxa for which further biological research and field study are needed to resolve their conservation status <u>OR</u> are considered sensitive, rare, or declining on lists maintained by Natural Heritage Programs, State wildlife agencies, other Federal agencies, or professional/academic scientific societies. Species of Concern are included for planning purposes only.
*	=	Introduced population
**		Survey should be conducted if project involves impacts to prairie dog towns or complexes of 200-acres or more for the Gunnison's prairie dog ( <i>Cynomys gunnisoni</i> ) and/or 80-acres or more for any subspecies of Black-tailed prairie dog ( <i>Cynomys ludovicianus</i> ). A complex consists of two or more neighboring prairie dog towns within 4.3 miles (7 kilometers) of each other.
***	=	Extirpated in this county
†	=	May occur in this county from re-introductions in Colorado.



## United States Department of the Interior

FISH AND WILDLIFE SERVICE  
New Mexico Ecological Services Field Office  
2105 Osuna NE  
Albuquerque, New Mexico 87113  
Phone: (505) 346-2525 Fax: (505) 346-2542

July 12, 2002

Cons. # 2-22-02-I-514

Charles J. Brown, Environmental Coordinator  
Project Execution Division  
Headquarters Air Force Center for  
Environmental Excellence  
Brooks Air Force Base  
San Antonio, Texas 78201

Dear Mr. Brown:

Thank you for your June 7, 2002, letter requesting information on threatened or endangered species or important wildlife habitats that could be affected by air-based testing of the Airborne Laser (ABL) Program at White Sands Missile Range, including portions of Doña Ana, Lincoln, Otero, Sierra, and Socorro Counties in New Mexico. The Air Force is preparing a Supplemental Environmental Impact Statement to update base assignments and testing parameters associated with the proposed testing. Systems and lasers to be tested include the Active Ranging System, Beacon Illumination Laser, Tracking Illumination Laser, Surrogate High-Energy Laser, High-Energy Laser, .

We have enclosed a current list of species that may be found in Doña Ana, Lincoln, Otero, Sierra, and Socorro Counties, New Mexico. Additional information about these species is available on the Internet at <<http://nmrareplants.unm.edu>>, <<http://nrmnhp.unm.edu/bisonm/bisonm.cfm>>, and <<http://ifw2es.fws.gov/endangeredspecies>>. Under the Endangered Species Act, as amended (Act), it is the responsibility of the Federal action agency or its designated representative to determine if a proposed action "may affect" endangered, threatened, or proposed species, or designated critical habitat, and if so, to consult with us further. If your action area has suitable habitat for any of these species, we recommend that species-specific surveys be conducted during the flowering season for plants and at the appropriate time for wildlife to evaluate any possible project-related impacts. Please keep in mind that the scope of federally listed species compliance also includes any interrelated or interdependent project activities (e.g., equipment staging areas, offsite borrow material areas, or utility relocations) and any indirect or cumulative effects.

Candidates and species of concern have no legal protection under the Act and are included in this document for planning purposes only. We monitor the status of these species. If significant

declines are detected, these species could potentially be listed as endangered or threatened. Therefore, actions that may contribute to their decline should be avoided. We recommend that candidates and species of concern be included in your surveys.

Under Executive Orders 11988 and 11990, Federal agencies are required to minimize the destruction, loss, or degradation of wetlands and floodplains, and preserve and enhance their natural and beneficial values. We recommend you contact the U.S. Army Corps of Engineers for permitting requirements under section 404 of the Clean Water Act if your proposed action could impact floodplains or wetlands. These habitats should be conserved through avoidance, or mitigated to ensure no net loss of wetlands function and value.

The Migratory Bird Treaty Act (MBTA) prohibits the taking of migratory birds, nests, and eggs, except as permitted by the U.S. Fish and Wildlife Service. To minimize the likelihood of adverse impacts to all birds protected under the MBTA, we recommend construction activities occur outside the general migratory bird nesting season of March through August, or that areas proposed for construction during the nesting season be surveyed, and when occupied, avoided until nesting is complete.

We suggest you contact the New Mexico Department of Game and Fish, and the New Mexico Energy, Minerals, and Natural Resources Department, Forestry Division for information regarding fish, wildlife, and plants of State concern.

Thank you for your concern for endangered and threatened species and New Mexico's wildlife habitats. In future correspondence regarding this project, please refer to consultation # 2-22-02-I-514. If you have any questions about the information in this letter, please contact Maureen Murphy at the letterhead address or at (505) 346-2525, ext.115.

Sincerely,

A handwritten signature in cursive script that reads "Joy E. Nicholopoulos".

Joy E. Nicholopoulos  
Field Supervisor

Enclosure

cc: (w/o enc)

Director, New Mexico Department of Game and Fish, Santa Fe, New Mexico  
Director, New Mexico Energy, Minerals, and Natural Resources Department, Forestry  
Division, Santa Fe, New Mexico

FEDERAL ENDANGERED, THREATENED,  
PROPOSED, AND CANDIDATE SPECIES  
AND SPECIES OF CONCERN IN NEW MEXICO

Consultation Number 2-22-02-I-514

July 11, 2002

Doña Ana County

ENDANGERED

Interior least tern (*Sterna antillarum*)  
Northern aplomado falcon (*Falco femoralis septentrionalis*)  
Southwestern willow flycatcher (*Empidonax traillii extimus*)  
Rio Grande silvery minnow (*Hybognathus amarus*)\*  
Sneed pincushion cactus (*Coryphantha sneedii* var. *sneedii*)

THREATENED

Bald eagle (*Haliaeetus leucocephalus*)  
Mexican spotted owl (*Strix occidentalis lucida*)

CANDIDATE

Yellow-billed cuckoo (*Coccyzus americanus*)

SPECIES OF CONCERN

Desert pocket gopher (*Geomys bursarius arenarius*)  
Organ Mountains Colorado chipmunk (*Eutamias quadrivittatus australis*)  
Townsend's big-eared bat (*Corynorhinus townsendii*)  
Western red bat (*Lasiurus blossevillei*)  
Pecos River muskrat (*Ondatra zibethicus ripensis*)  
White Sands woodrat (*Neotoma micropus leucophaea*)  
American peregrine falcon (*Falco peregrinus anatum*)  
Arctic peregrine falcon (*Falco peregrinus tundrius*)  
Baird's sparrow (*Ammodramus bairdii*)  
Bell's vireo (*Vireo bellii*)  
Black tern (*Chlidonias niger*)  
Desert viceroy butterfly (*Limenitis archippus obsoleta*)  
Anthony blister beetle (*Lytta mirifica*)  
Doña Ana talussnail (*Sonorella todseni*)  
Alamo beard tongue (*Penstemon alamosensis*)  
Desert night-blooming cereus (*Cereus greggii* var. *greggii*)  
Mescalero milkwort (*Polygala rimulicola* var. *mescalorum*)  
Nodding rock-daisy (*Perityle cernua*)  
Organ Mountain evening-primrose (*Oenothera organensis*)  
Organ Mountain figwort (*Scrophularia laevis*)  
Sand prickly pear (*Opuntia arenaria*)  
Sandhill goosefoot (*Chenopodium cycloides*)  
Standley whitlow-grass (*Draba standleyi*)

## Lincoln County

### ENDANGERED

- Black-footed ferret (*Mustela nigripes*)\*\*
- Northern aplomado falcon (*Falco femoralis septentrionalis*)
- Kuenzler hedgehog cactus (*Echinocereus fendleri* var. *kuenzleri*)

### THREATENED

- Bald eagle (*Haliaeetus leucocephalus*)
- Mexican spotted owl (*Strix occidentalis lucida*)

### PROPOSED THREATENED

- Mountain plover (*Charadrius montanus*)

### CANDIDATE

- Black-tailed prairie dog (*Cynomys ludovicianus*)

### SPECIES OF CONCERN

- New Mexican meadow jumping mouse (*Zapus hudsonius luteus*)
- Organ Mountains Colorado chipmunk (*Eutamias quadrivittatus australis*)
- Townsend's big-eared bat (*Corynorhinus townsendii*)
- Pecos River muskrat (*Ondatra zibethicus ripensis*)
- Penasco (Least) chipmunk, (*Tamias minimus atristriatus*)
- American peregrine falcon (*Falco peregrinus anatum*)
- Arctic peregrine falcon (*Falco peregrinus tundrius*)
- Baird's sparrow (*Ammodramus bairdii*)
- Northern goshawk (*Accipiter gentilis*)
- Yellow-billed cuckoo (*Coccyzus americanus*)
- White Sands pupfish (*Cyprinodon tularosa*)
- Sacramento mountain salamander (*Aneides hardii*)
- Bonita diving beetle (*Deronectes neomexicana*)
- Sacramento Mountains silverspot butterfly (*Speyeria atlantis capitaneensis*)
- Sacramento Mountains blue butterfly (*Icaricia icariodes*)
- Desert viceroy butterfly (*Limenitis archippus obsoleta*)
- Goodding's onion (*Allium gooddingii*)
- Sierra Blanca cliff daisy (*Chaetopappa elegans*)
- Wright's marsh thistle (*Cirsium wrightii*)

## Otero County

### ENDANGERED

- Black-footed ferret (*Mustela nigripes*)\*\*
- Interior least tern (*Sterna antillarum*)
- Northern aplomado falcon (*Falco femoralis septentrionalis*)
- Southwestern willow flycatcher (*Empidonax traillii extimus*)
- Kuenzler hedgehog cactus (*Echinocereus fendleri* var. *kuenzleri*)
- Sacramento prickly poppy (*Argemone pleiakantha* ssp. *pinnatisecta*)
- Todsen's pennyroyal (*Hedeoma todsenii*)

### PROPOSED ENDANGERED

- Sacramento Mountains checkerspot butterfly (*Euphydryas anicia cloudcrofti*)

### THREATENED

- Bald eagle (*Haliaeetus leucocephalus*)
- Mexican spotted owl (*Strix occidentalis lucida*)
- Sacramento Mountains thistle (*Cirsium vinaceum*)

### PROPOSED THREATENED

- Mountain plover (*Charadrius montanus*)

### CANDIDATE

- Black-tailed prairie dog (*Cynomys ludovicianus*)

### SPECIES OF CONCERN

- Desert pocket gopher (*Geomys bursarius arenarius*)
- Guadalupe southern pocket gopher (*Thomomys umbrinus guadalupensis*)
- New Mexican meadow jumping mouse (*Zapus hudsonius luteus*)
- Penasco (Least) chipmunk, (*Tamias minimus atristriatus*)
- Townsend's big-eared bat (*Corynorhinus townsendii*)
- White Sands woodrat (*Neotoma micropus leucophaea*)
- American peregrine falcon (*Falco peregrinus anatum*)
- Arctic peregrine falcon (*Falco peregrinus tundrius*)
- Baird's sparrow (*Ammodramus bairdii*)
- Bell's vireo (*Vireo bellii*)
- Black tern (*Chlidonias niger*)
- Northern goshawk (*Accipiter gentilis*)
- Yellow-billed cuckoo (*Coccyzus americanus*)
- Rio Grande cutthroat trout (*Oncorhynchus clarki virginalis*)
- White Sands pupfish (*Cyprinodon tularosa*)
- Sacramento mountain salamander (*Aneides hardii*)
- Sacramento Mountains silverspot butterfly (*Speyeria atlantis capitaneensis*)
- Sacramento Mountains blue butterfly (*Icaricia icarioides*) new subspecies
- Alamo beard tongue (*Penstemon alamosensis*)

Desert night-blooming cereus (*Cereus greggii* var. *greggii*)  
 Goodding's onion (*Allium gooddingii*)  
 Guadalupe rabbitbrush (*Chrysothamnus nauseosus* var. *texensis*)  
 Gypsum scalebroom (*Lepidospartum burgessii*)  
 Sierra Blanca cliff daisy (*Chaetopappa elegans*)  
 Villard's pincushion cactus (*Escobaria villardii*)  
 Wright's marsh thistle (*Cirsium wrightii*)

### Sierra County

#### ENDANGERED

Black-footed ferret (*Mustela nigripes*)\*\*  
 Northern aplomado falcon (*Falco femoralis septentrionalis*)  
 Southwestern willow flycatcher (*Empidonax traillii extimus*)  
 Whooping crane (*Grus americana*), experimental, non essential population  
 Gila trout (*Oncorhynchus gilae*)  
 Rio Grande silvery minnow (*Hybognathus amarus*)\*\*\*  
 Todsens pennyroyal (*Hedeoma todsenii*), with critical habitat

#### THREATENED

Bald eagle (*Haliaeetus leucocephalus*)  
 Mexican spotted owl (*Strix occidentalis lucida*)  
 Chiricahua leopard frog (*Rana chiricahuensis*)

#### CANDIDATE

Black-tailed prairie dog (*Cynomys ludovicianus*)\*  
 Yellow-billed cuckoo (*Coccyzus americanus*)

#### SPECIES OF CONCERN

Organ Mountains Colorado chipmunk (*Eutamias quadrivittatus australis*)  
 Townsend's big-eared bat (*Corynorhinus townsendii*)  
 Southwestern otter (*Lutra canadensis sonorae*)  
 White Sands woodrat (*Neotoma micropus leucophaea*)  
 American peregrine falcon (*Falco peregrinus anatum*)  
 Arctic peregrine falcon (*Falco peregrinus tundrius*)  
 Baird's sparrow (*Ammodramus bairdii*)  
 Bell's vireo (*Vireo bellii*)  
 Black tern (*Chlidonias niger*)  
 Northern goshawk (*Accipiter gentilis*)  
 Desert sucker (*Catostomus clarki*)  
 Rio Grande cutthroat trout (*Oncorhynchus clarki virginalis*)  
 Sonora sucker (*Catostomus insignis*)  
 White Sands pupfish (*Cyprinodon tularosa*)  
 Desert viceroy butterfly (*Limenitis archippus obsoleta*)

Mineral Creek mountainsnail (*Oreohelix pilsbryi*)  
 Duncan's pincushion cactus (*Coryphantha duncanii*)  
 Pinos Altos flame flower (*Talinum humile*)  
 Sandhill goosefoot (*Chenopodium cycloides*)

### Socorro County

#### ENDANGERED

Black-footed ferret (*Mustela nigripes*)\*\*  
 Interior least tern (*Sterna antillarum*)  
 Northern aplomado falcon (*Falco femoralis septentrionalis*)  
 Southwestern willow flycatcher (*Empidonax traillii extimus*)  
 Whooping crane (*Grus americana*) nonessential experimental  
 Rio Grande silvery minnow (*Hybognathus amarus*)  
 Socorro isopod (*Thermosphaeroma thermophilus*)  
 Alamosa tryonia (springsnail) (*Tryonia alamosae*)  
 Socorro pyrg (springsnail) (*Pyrgulopsis neomexicana*)

#### THREATENED

Bald eagle (*Haliaeetus leucocephalus*)  
 Mexican spotted owl (*Strix occidentalis lucida*) with critical habitat  
 Piping plover (*Charadrius melodus*)  
 Chiricahua leopard frog (*Rana chiricahuensis*)

#### PROPOSED THREATENED

Mountain plover (*Charadrius montanus*)

#### CANDIDATE

Black-tailed prairie dog (*Cynomys ludovicianus*)  
 Yellow-billed cuckoo (*Coccyzus americanus*)  
 Chupadera pyrg (springsnail) (*Pyrgulopsis chupaderae*)

#### SPECIES OF CONCERN

Allen's big-eared bat (*Idionycteris phyllotis*)  
 Desert pocket gopher (*Geomys bursarius arenarius*)  
 New Mexican meadow jumping mouse (*Zapus hudsonius luteus*)  
 Organ Mountains Colorado chipmunk (*Eutamias quadrivittatus australis*)  
 Townsend's big-eared bat (*Corynorhinus townsendii*)  
 Pecos River muskrat (*Ondatra zibethicus ripensis*)  
 American peregrine falcon (*Falco peregrinus anatum*)  
 Arctic peregrine falcon (*Falco peregrinus tundrius*)  
 Baird's sparrow (*Ammodramus bairdii*)  
 Bell's vireo (*Vireo bellii*)  
 Black tern (*Chlidonias niger*)

Northern goshawk (*Accipiter gentilis*)  
 Rio Grande sucker (*Catostomus plebeius*)  
 Desert viceroy butterfly (*Limenitis archippus obsoleta*)  
 Fugate's blue-star (*Amsonia fugatei*)  
 Sandhill goosefoot (*Chenopodium cycloides*)

## Index

Endangered	=	Any species which is in danger of extinction throughout all or a significant portion of its range.
Threatened	=	Any species which is likely to become an endangered species within the foreseeable future throughout all or a significant portion of its range.
Candidate	=	Candidate Species (taxa for which the Service has sufficient information to propose that they be added to list of endangered and threatened species, but the listing action has been precluded by other higher priority listing activities).
Species of Concern		Taxa for which further biological research and field study are needed to resolve their conservation status <u>OR</u> are considered sensitive, rare, or declining on lists maintained by Natural Heritage Programs, State wildlife agencies, other Federal agencies, or professional/academic scientific societies. Species of Concern are included for planning purposes only.
*	=	Introduced population
**	=	Survey should be conducted if project involves impacts to prairie dog towns or complexes of 200-acres or more for the Gunnison's prairie dog ( <i>Cynomys gunnisoni</i> ) and/or 80-acres or more for any subspecies of Black-tailed prairie dog ( <i>Cynomys ludovicianus</i> ). A complex consists of two or more neighboring prairie dog towns within 4.3 miles (7 kilometers) of each other.
***		Extirpated in this county
†		May occur in this county from re-introductions in Colorado.



Mr. Charles J. Brown  
HQ AFCEE/ECE  
3207 Sidney Brooks  
Brooks AFB, TX 78235-5344

(c) The Mescalero Apache Tribe has determined that the proposed project by \_\_\_\_\_ WILL AFFECT objects, sites, or locations important to our traditional culture or religion. We request that the \_\_\_\_\_ undertake further consultations to evaluate the effects of the project on these sites.

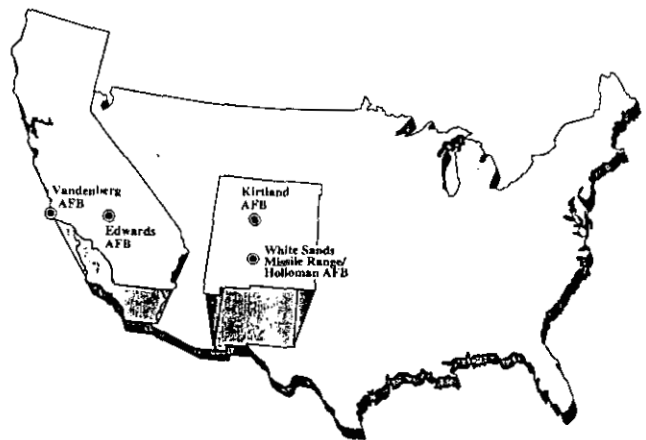
- Cultural Resource Survey Reports
- Site Forms
- Maps (Both General and Site Specific)
- Research Designs (If Applicable)
- Data Recovery Plans (If Applicable)
- Photographs

**CONCUR:**

Name Dona Stern McFadden  
Signature

10/16/02  
Date

**COMMENTS:**



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## APPENDIX F AIR QUALITY

# Technical Memorandum

## Aircraft Ground Equipment (AGE) Emissions Estimation

A new set of AGE schedules and equipment types were provided. These are listed in Table 1. The new emissions estimation will require more specific emission factor estimates for each piece of equipment as well as a revised estimate of the annual number of hours of activity for each of the major pieces of equipment listed.

**Table 1. A summary of test and support equipment and its usage for the current ABL program**

Test Location	Period of Use	Equipment	Qty	Diesel cart usage duration	Notes
SIL	7/03 - 9/03	Hydraulic Mule (Skydrol)	2	Assume 1 cart 4 hrs/week	One is used as back up to the one required. Boeing purchased 3 additional electric mules. The program has the use of 4 electric and 2 diesels.
SIL	7/03 - 9/03	Air Conditioners	2	Assume 2 carts 16 hrs/week	AF provided AC's are diesel. We have PCO approval to lease or buy additional AC's to support test program. Plan is to only procure electric. We also have a RFQ on a facility air-conditioning system that would negate the need of using the external AC's.
SIL	7/03 - 9/03	Electric Generator Cart (400 dc pwr)	2	Assume 2 carts 16 hrs/week	Used to provide power to SIL during testing.
SIL	7/03 - 9/03	Generator - Back-up (150kv)	1	12 wks*30 min/wk=6 hours	Back-up for TRICS & FASSM (emergency only) - check runs 30 min/week
SIL	7/03 - 9/03	Generator - Back-up (400kv)	1	12 wks*30 min/wk=6 hours	Back-up for GATOR (emergency only) - check runs 30 min/week
Cleanroom	7/03 - 9/03	Hydraulic Mule (Skydrol)	1	Assume electric cart	Boeing purchased 3 additional electric mules. The program has the use of 4 electric and 2 diesels.
IMF Chem Ops	7/03 - 9/03, 3/04 - 5/04, 5/04 - 6/05	BHP Fill Cart Generator	1	Assume 1 test/week in 03; 1/week for 3-5/04 and 1.5/week for 04-05; 8 hours per test	Period of use is for SIL testing, HEL ground testing and flight testing including post demo. Generator would be running approximately 8 hours for every 120 hours or every BHP fill if testing intervals greater than 120 hours.

Table 1. A summary of test and support equipment and its usage for the current ABL program

Test Location	Period of Use	Equipment	Qty	Diesel cart usage duration	Notes
					For every 120 hours (or BHP fill with intervals greater than 120 hours) during testing the semi use would be 8 hours for fill, 8 hours for dump. Semi would also be used for Scrubber fills and dumps - 31 hours/two months, chemical deliveries of 6 hours/month, drainage of sprayball (p/o GPR) for each test series (3) of 4 hours each. (sequencing of trucks will be on separate page)
IMF Chem Ops	7/03 - 9/03, 3/04 - 5/04, 5/04 - 6/05	Semi truck	2	Use same number of tests shown for BHP fill cart generator	
IMF Chem Ops	7/03 - 9/03, 3/04 - 5/04, 5/04 - 6/05	Truck to pull carts with panel hooks	2	Assume AF tug. Use same number of tests shown for BHP fill cart generator, assume 8 hours ops/test	We have not identified what this truck will be. It needs to be a tug or heavy axle truck. If we can get a truck using unleaded fuel we will.
IMF	5/03 - 6/05	Generator (150 kv)	1	30 min/week	Back-up for facility power - check runs 30 min/week
IMF	5/03 - 6/05	Generator (75 kv)	1	30 min/week	Back-up for facility power - check runs 30 min/week
IMF	5/03 - 6/05	Generator	1	30 min/week	Back-up for fire pump - check runs 30 min/week
Aircraft (in hanger)	7/03 - 9/03, 3/04 - 5/04	Air Conditioners	9	Up to carts per 3 Feb 03 email	This will depend on the time of year. The first set of dates does not require the same number of AC's if Laser is not installed. Second set of dates would not require the 9-12 number for that time of year. At this time we envision procuring (lease or buy) only electric. AF is providing 3 AC-80's that are diesel run.
Aircraft (in hanger)	7/03 - 9/03, 3/04 - 5/04	Hydraulic Mule (Skydrol)	2	NA	We will use the electric in the hanger. (put on list to show that diesel will not be used)
Aircraft (in hanger)	7/03 - 9/03, 3/04 - 5/04	Trielectron Electric Power carts (150 kv)	2	NA	These are electric (put on list to show that diesel carts will not be used)
Aircraft (outside hanger)	10/03 - 11/03, 5/04 - 6/05	Air Conditioners	Up to 9 hot day	for Assume electric carts per 3 Feb 03 email	AF provided AC's are diesel. We have PCO approval to lease or buy additional AC's to support test program. Plan is to only procure (purchase and/or lease) electric. (These will supplement at all times to keep aircraft cool)

Table 1. A summary of test and support equipment and its usage for the current ABL program

Test Location	Period of Use	Equipment	Qty	Diesel cart usage duration	Notes
Aircraft (outside hanger)	10/03 - 11/03 5/04 - 6/05	Hydraulic Mule (Skydrol)	2	Assume 2 carts 16 hrs/week	Boeing purchased 3 additional electric mules. The program has the use of 4 electric and 2 diesel (used during testing).
Aircraft (outside hanger)	5/04 - 6/05	Engine start cart	3	Assume 1 flight per week; 5 minutes per flight for each of the three carts	Uses JP-08, which is a diesel grade fuel. Needed whenever the aircraft is turned on. This would be for flight and checkouts. Power can be applied externally for ground tests (electric trielectrons (150 kv)
Aircraft (outside hanger)	10/03 - 11/03 5/04 - 6/05	Trielectron Electric Power Carts	2	Assume 2 carts 16 hrs/week	(Used during testing)
Miscellaneous	2/03 - 6/05	Welder (50hp)	1		Approximately 5 hours per week
		Generator (50hp)	1		Approximately 5 hours per week

Table 1 contains considerably more information than the use of generic AGE units used to make previous emission estimates. The equipment specifics (to the extent they are known) are presented in Table 2. Electric versions of this equipment are not considered in the calculations. Gasoline, propane, or LNG are not considered as alternative fuels.

Diesel emission factors can vary greatly. However for the present study data was obtained directly for several manufacturers. The size of the engine, fuel, environment, and load/rpms all influence the emission factors. Relatively detailed information was forthcoming from the Cummins diesel engine specifications. For other engine makes the small engine (4 cylinder) emission factors were taken from the 4BT3.9-G4 for the tug and AC units, while the large (6 cylinder) engine emission factors are taken from the Cummins 6CTA8.3-G2 exhaust emission data. These specification sheets are attached.

Table 2. Diesel Equipment Summary

Equipment	Abbreviation	Prime Mover	Base Horsepower
Tiger Diesel Tug	TUG	Perkins 4.236	63
Trielectron 400HZ 150KVA	GS	Cummins Diesel 6CTA8	219
Trielectron 400HZ 400KVA	GB	Cummins Diesel QSX18	605
Trielectron Diesel AC	AC	Perkins 1004 Euro Diesel	71
Trielectron ASP 180 Air Start	SC	Detroit Diesel Series 60	300
Semi-Truck	ST	Detroit Diesel Series 60	300
ALS Skydrol LD-4	HM	Same as tug	Same as tug

The emission factors are summarized in Table 3 for each type of unit.

**Table 3. Emission Factors for Equipment (g/hr)**

Equipment	BHP	VOC	NOX	CO	PM	SO2
TUG	63	10.44	502.74	93.87	19.53	38.43
GS	219	105.12	1419.12	65.7	39.42	129.21
GB	605	18.15	4277.35	544.50	48.00	531.00
AC	71	20.59	566.58	105.79	22.01	43.31
SC	300	144.00	1944.00	90.00	54.00	177.00
ST	300	144.00	1944.00	90.00	54.00	177.00
HM	63	10.44	502.74	93.87	19.53	38.43

The schedule of activity for each piece of equipment overlaps calendar year. Furthermore, schedules have been adjusted as the time for implementation of the ABL approaches. A generic year 1 and year 2 approach is being used where year 1 is 2003-2004 and year 2 is 2004-2005. Three types of AGE use is presented in Table 1, AGE for the SIL testing, AGE for IMF OPS, and Aircraft RAMP parking. Three activity tables were prepared for use in modeling. Table 4a summarizes the annual activity for SIL operations. Table 4b summarizes AGE activity for IMF OPS and Table 4c summarizes the activity for RAMP operations. The second year RAMP operations were assumed to stretch over 10 months in the final year rather than breaking up the accounting by specific calendar year.

**Table 4a. A summary of SIL AGE activity by equipment type**

Equipment	MPY	DPM	HPD	NU	Annual Unit Hours
AC	3(0)	16	4	2	384(0)
GS	3(0)	4	0.5	1	6(0)
GS	3(0)	4	0.5	1	6(0)
GB	3(0)	16	4	2	384(0)
HM	3(0)	16	1	1	48(0)

MPY = months per year  
DPM = days per month  
HPD = hours per day  
NU = number of units  
() = denotes second year

Table 4b. A summary of IMF OPS AGE activity by equipment type

Equipment	MPY	DPM	HPD	NU	Annual Hours
GS	3(10)	4(6)	8	1	96(480)
ST	3(10)	4(6)	16	2	384(1920)
TUG	3(10)	4(6)	8	2	192(960)
GS	3(10)	4	0.5	3	18(60)

MPY = months per year  
DPM = days per month  
HPD = hours per day  
NU = number of units  
() = denotes second year

Table 4c. A summary of RAMP AGE activity by equipment type

Equipment	MPY	DPM	HPD	NU	Annual Hours
HM	3(10)	16	4	2	384(1280)
SC	3(10)	4	0.25	3	9(30)
GS	3(10)	16	4	2	384(1280)
GS	3(10)	20	1	2	120(400)

MPY = months per year  
DPM = days per month  
HPD = hours per day  
NU = number of units  
() = denotes second year

The total emission from each component of AGE for the two years is presented in Table 5. This table indicates that AGE emissions are still a minor component of the overall base inventory. When added to mobile emissions the total emissions remain less than the 50-tons/year conformity threshold.

Table 5. A summary of the AGE emissions by component and total in Tons/Year

YEAR 1	SIL	IMF OPS	RAMP	ALL
VOC	0.018	0.076	0.064	0.158
NOx	2.082	1.105	1.018	4.206
CO	0.28	0.066	0.077	0.423
PM	0.031	0.032	0.031	0.093
SO <sub>2</sub>	0.245	0.099	0.09	0.434
YEAR 2				
VOC	0	0.378	0.214	0.591
NOx	0	5.48	3.395	8.875
CO	0	0.328	0.257	0.585
PM	0	0.158	0.102	0.26
SO <sub>2</sub>	0	0.491	0.299	0.79



**Power  
Generation**

## Exhaust Emission Data Sheet

**40DGCA**

**50 Hz Diesel Generator Set**

### ENGINE

Model:	Cummins 4BT3.9-G4	Bore:	4.02 in. ( 102 mm )
Type:	4 Cycle, In-line 4 Cylinder Diesel	Stroke	4.72 in. ( 120 mm )
Aspiration:	Turbocharged	Displacement:	239 cu. in. ( 3.9 liters )
Compression Ratio:	16.5:1		
Emission Control Device:	Turbocharger		

#### PERFORMANCE DATA

#### STANDBY

#### PRIME

BHP @ 1500 RPM ( 50 Hz)	87	79
Fuel Consumption (gal/Hr)	4.4	3.9
Exhaust Gas Flow (CFM)	380	362
Exhaust Gas Temperature ( °F)	1015	965

### EXHAUST EMISSION DATA

(All Values are Grams per HP-Hour)

#### COMPONENT

#### STANDBY

#### PRIME

HC ( Total Unburned Hydrocarbons )	0.17	0.29
NOx ( Oxides of Nitrogen as NO <sub>2</sub> )	8.74	7.98
CO ( Carbon Monoxide )	3.28	1.49
PM ( Particulate Matter )	0.63	0.31
SO <sub>2</sub> ( Sulfur Dioxide )	0.61	0.61

### TEST CONDITIONS

Data was recorded during steady-state rated engine speed (  $\pm 25$  RPM ) with full load (  $\pm 2\%$  ).  
Pressures, temperatures, and emission rates were stabilized.

Fuel Specification:	ASTM D975 No. 2-D diesel fuel with 0.03-0.05% sulfur content (by weight), and 40-48 cetane number.
Fuel Temperature:	99 $\pm$ 9 ° F ( at fuel pump inlet )
Intake Air Temperature:	77 $\pm$ 9 ° F
Barometric Pressure:	29.6 $\pm$ 1 in. Hg
Humidity:	NOx measurement corrected to 75 grains H <sub>2</sub> O/lb dry air
Reference Standard:	ISO 8178

The NOx, HC, CO and PM emission data tabulated here were taken from a single engine under the test conditions shown above. Data for the other components are estimated. These data are subject to instrumentation and engine-to-engine variability. Field emissions test data are not guaranteed to these levels. Actual field test results may vary due to test site conditions, installation, fuel specification, test procedures and instrumentation. Engine operation with excessive air intake or exhaust restriction beyond published maximum limits, or with improper maintenance, may result in elevated emission levels.



**Power  
Generation**

## Exhaust Emission Data Sheet

**85DGDB**

**50 Hz Diesel Generator Set**

### ENGINE

Model: Cummins 6BT5.9-G6

Type: 4 Cycle, In-line 6 Cylinder Diesel

Aspiration: Turbocharged

Compression Ratio: 16.5:1

Emission Control Device: Turbocharger

Bore: 4.02 in. ( 102 mm )

Stroke: 4.72 in. ( 120 mm )

Displacement: 359 cu.in. ( 5.9 liters )

<u>PERFORMANCE DATA</u>	<u>STANDBY</u>	<u>PRIME</u>
BHP @ 1500 RPM ( 50 Hz )	143	130
Fuel Consumption (gal/Hr)	7.0	6.4
Exhaust Gas Flow (CFM)	655	605
Exhaust Gas Temperature ( °F )	1080	1025

### EXHAUST EMISSION DATA

(All Values are Grams per HP-Hour)

<u>COMPONENT</u>	<u>STANDBY</u>	<u>PRIME</u>
HC ( Total Unburned Hydrocarbons )	0.30	0.32
NOx ( Oxides of Nitrogen as NO <sub>2</sub> )	9.50	8.66
CO ( Carbon Monoxide )	2.86	1.87
PM ( Particulate Matter )	N/A	N/A
SO <sub>2</sub> ( Sulfur Dioxide )	0.59	0.60

### TEST CONDITIONS

Data was recorded during steady-state rated engine speed (  $\pm 25$  RPM ) with full load (  $\pm 2\%$  ).

Pressures, temperatures, and emission rates were stabilized.

Fuel Specification: ASTM D975 No. 2-D diesel fuel with 0.03-0.05% sulfur content (by weight), and 40-48 cetane number.

Fuel Temperature:  $99 \pm 9$  ° F ( at fuel pump inlet )

Intake Air Temperature:  $77 \pm 9$  ° F

Barometric Pressure:  $29.6 \pm 1$  in. Hg

Humidity: NOx measurement corrected to 75 grains H<sub>2</sub>O/lb dry air

Reference Standard: ISO 8178

The NOx, HC, CO and PM emission data tabulated here were taken from a single engine under the test conditions shown above. Data for the other components are estimated. These data are subject to instrumentation and engine-to-engine variability. Field emissions test data are not guaranteed to these levels. Actual field test results may vary due to test site conditions, installation, fuel specification, test procedures and instrumentation. Engine operation with excessive air intake or exhaust restriction beyond published maximum limits, or with improper maintenance, may result in elevated emission levels.

Cummins Power Generation

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**Power  
Generation**

## Exhaust Emission Data Sheet

**150DGFB**

**50 Hz Diesel Generator Set**

### ENGINE

Model: Cummins 6CTA8.3-G2      Bore: 4.49 in. ( 114 mm )  
Type: 4 Cycle, In-line 6 Cylinder Diesel      Stroke 5.32 in. ( 135 mm )  
Aspiration: Turbocharged and Aftercooled      Displacement: 504 cu. in. ( 8.3 liters )  
Compression Ratio: 16.8:1  
Emission Control Device: Turbocharger and Jacket Water Aftercooler

#### PERFORMANCE DATA

#### STANDBY

#### PRIME

BHP @ 1500 RPM ( 50 Hz)	241	219
Fuel Consumption (gal/Hr)	11.9	10.7
Exhaust Gas Flow (CFM)	1225	1100
Exhaust Gas Temperature ( °F)	1046	996

### EXHAUST EMISSION DATA

(All Values are Grams per HP-Hour)

#### COMPONENT

#### STANDBY

#### PRIME

HC ( Total Unburned Hydrocarbons )	0.31	0.48
NOx ( Oxides of Nitrogen as NO2 )	6.49	6.48
CO ( Carbon Monoxide )	0.30	0.30
PM ( Particulate Matter )	0.22	0.18
SO <sub>2</sub> ( Sulfur Dioxide )	0.60	0.59

### TEST CONDITIONS

Data was recorded during steady-state rated engine speed (  $\pm 25$  RPM ) with full load (  $\pm 2\%$  ).  
Pressures, temperatures, and emission rates were stabilized.

Fuel Specification: ASTM D975 No. 2-D diesel fuel with 0.03-0.05% sulfur content (by weight),  
and 40-48 cetane number.  
Fuel Temperature:  $99 \pm 9$  ° F ( at fuel pump inlet )  
Intake Air Temperature:  $77 \pm 9$  ° F  
Barometric Pressure:  $29.6 \pm 1$  in. Hg  
Humidity: NOx measurement corrected to 75 grains H<sub>2</sub>O/lb dry air  
Reference Standard: ISO 8178

The NOx, HC, CO and PM emission data tabulated here were taken from a single engine under the test conditions shown above. Data for the other components are estimated. These data are subject to instrumentation and engine-to-engine variability. Field emissions test data are not guaranteed to these levels. Actual field test results may vary due to test site conditions, installation, fuel specification, test procedures and instrumentation. Engine operation with excessive air intake or exhaust restriction beyond published maximum limits, or with improper maintenance, may result in elevated emission levels.

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**Power  
Generation**

# Exhaust Emission Data Sheet

## 400DFEJ

### 50 Hz Diesel Generator Set

#### Engine Information:

Model: Cummins QSX15-G8  
Type: 4 Cycle, In-Line, 6 Cylinder Diesel  
Aspiration: Turbo-charged with air-to-air charge air cooling  
Emission Control Device: Turbocharged and Low Temperature Aftercooled

Bore: 5.39 in. ( 137 mm )  
Stroke: 6.65 in. ( 169 mm )  
Displacement: 912 cu. in. ( 14.9 liters )  
Compression Ratio: 17:1

#### PERFORMANCE DATA

	<u>1/4</u> <u>Standby</u>	<u>1/2</u> <u>Standby</u>	<u>3/4</u> <u>Standby</u>	<u>Full</u> <u>Standby</u>	<u>Full</u> <u>Prime</u>
BHP @ 1500 RPM ( 50 Hz )	168	335	503	670	605
Fuel Consumption (gal/Hr)	8.2	15.9	22.9	31.7	27.7
Exhaust Gas Flow (CFM)	1040	1860	2460	3240	2860
Exhaust Gas Temperature ( °F )	670	825	870	970	915

#### EXHAUST EMISSION DATA

HC ( Total Unburned Hydrocarbons )	0.10	0.03	0.02	0.08	0.03
NOx ( Oxides of Nitrogen as NO <sub>2</sub> )	5.85	5.08	6.67	6.31	7.07
CO ( Carbon Monoxide )	0.40	1.00	1.20	0.40	0.90
PM ( Particulate Matter )	0.16	0.16	0.10	0.08	0.08

All values are Grams per HP-Hour

#### TEST CONDITIONS

Data was recorded during steady-state rated engine speed (  $\pm 25$  RPM ) with full load (  $\pm 2\%$  ).  
Pressures, temperatures, and emission rates were stabilized.

Fuel Specification: ASTM D975 No. 2-D diesel fuel with 0.03-0.05% sulfur content (by weight),  
and 40-48 cetane number.

Fuel Temperature:  $99 \pm 9$  ° F ( at fuel pump inlet )

Intake Air Temperature:  $77 \pm 9$  ° F

Barometric Pressure:  $29.6 \pm 1$  in. Hg

Humidity: NOx measurement corrected to 75 grains H<sub>2</sub>O/lb dry air

Reference Standard: ISO 8178

The NOx, HC, CO and PM emission data tabulated here were taken from a single engine under the test conditions shown above. Data for the other components are estimated. These data are subject to instrumentation and engine-to-engine variability. Field emissions test data are not guaranteed to these levels. Actual field test results may vary due to test site conditions, installation, fuel specification, test procedures and instrumentation. Engine operation with excessive air intake or exhaust restriction beyond published maximum limits, or with improper maintenance, may result in elevated emission levels.

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